



CAM LAWS, STATUTES,





PREFIX TO STATUTES, 1962

ACTS PROCLAIMED IN FORCE

LIST OF PROCLAMATIONS FROM OCTOBER 14, 1961 TO APRIL 19, 1962



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ACTS OF THE

PARLIAMENT OF CANADA

PASSED IN THE SESSION HELD IN THE

TENTH AND ELEVENTH YEARS OF THE REIGN OF HER MAJESTY

QUEEN ELIZABETH II

BEING THE

FIFTH SESSION OF THE TWENTY-FOURTH PARLIAMENT

Begun and holden at Ottawa, on the Eighteenth day of January, 1962, and ended by dissolution on the Nineteenth day of April, 1962.

HIS EXCELLENCY MAJOR-GENERAL

GEORGES PHILIAS VANIER

GOVERNOR GENERAL

1962 PART I

PUBLIC GENERAL ACTS

Statutes Can



CHAP. 1

An Act for granting to Her Majesty certain sums of money for the public service for the financial year ending the 31st March, 1962.

[Assented to 7th February, 1962.]

Most Gracious Sovereign.

WHEREAS it appears by a message from His Excellency, Preamble. Major-General Georges Philias Vanier, DSO., MC., Governor General of Canada, and the estimates accompanying the said message, that the sums hereinafter mentioned are required to defray certain expenses of the public service of Canada, not otherwise provided for, for the financial year ending the 31st day of March, 1962, and for other purposes connected with the public service: May it therefore please your Majesty, that it may be enacted, and be it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, that:

- 1. This Act may be cited as the Appropriation Act Short title. No. 1, 1962.
- 2. From and out of the Consolidated Revenue Fund \$82,390,000.00 there may be paid and applied a sum not exceeding in the granted for 1961-62. whole eighty-two million, three hundred and ninety-thousand dollars, towards defraying the several charges and expenses of the public service, from the 1st day of April, 1961, to the 31st day of March, 1962, not otherwise provided for, and being the total of the amounts of the items set forth in the Schedule to this Act.

3. (1) The amount authorized by this Act to be paid or Purpose applied in respect of an item may be paid or applied only each item. for the purposes and subject to any terms and conditions specified in the item, and the payment or application of any amount pursuant to the item has such operation and effect as may be stated or described therein.

(2) The provisions of each item in the Schedule shall be deemed to have been enacted by Parliament on the first day of April, 1961.

Account to be rendered. R.S., c. 116. 4. Amounts paid or applied under the authority of this Act shall be accounted for in the Public Accounts in accordance with section 64 of the Financial Administration Act.

SCHEDULE

Based on the Further Supplementary Estimates (2), 1961-62. The amount hereby granted is \$82,390,000, being the total of the amounts of the items in the said Estimates as contained in this Schedule.

Sums granted to Her Majesty by this Act for the financial year ending 31st March, 1962, and the purposes for which they are granted.

No. of Vote	Service	Amount	Total
		\$	\$
611	AGRICULTURE PRODUCTION AND MARKETING BRANCH Payments to western grain producers to be distributed on the following basis, namely, \$1.00 per cultivated acre up to a maximum of 200 acres per farm in accordance with regulations of the Governor in Council		42,000,000 300,000
613	A—Department Special Services Branch including the promotion of a program for combatting seasonal unemployment, the organization and use of workers for farming and related industries and assistance to the Provinces under agreements entered into with the Provinces by the Minister of Labour with the approval of the Governor in Council—Further amount required. Payments in accordance with terms and conditions approved by the Governor in Council to Provinces and in respect of Indian Bands under the Municipal Winter Works Incentive Program during the 1961-62 and 1962-63 fiscal years of amounts not exceeding one-half of the cost of labour incurred in the period from the 15th day of October, 1961 to such day in the fiscal year 1962-63 as may be determined by the Governor in Council; and to authorize payments in those fiscal years to Provinces in respect of previous Municipal Winter Works Incentive Programs in accordance with terms and conditions approved by the Governor in Council	90,000	40,090,000
			82,390,000



CHAP. 2

An Act to amend the Blind Persons Act.

[Assented to 15th February, 1962.]

[ER Majesty, by and with the advice and consent of R.S., c. 17; H the Senate and House of Commons of Canada, enacts 1955, c. 26; 1957-58, c. 4. as follows:-

1. (1) Subsection (1) of section 3 of the Blind Persons 1957-58, c. 4, Act is repealed and the following substituted therefor:

"3. (1) The Minister, with the approval of the Governor Agreements in Council, may, on behalf of the Government of Canada, make an agreement with a province to provide for the payment to the province, in accordance with this Act and the regulations, of amounts in respect of allowances paid by the province pursuant to provincial law, not exceeding, in respect of any recipient, seventy-five per cent of sixtyfive dollars monthly or of the amount of the allowance paid by the province monthly to the recipient, whichever is the

provinces.

(2) Paragraph (c) of subsection (2) of section 3 of the said 1957-58, c. 4, Act is repealed and the following substituted therefor:

"(c) is

- (i) an unmarried person without a dependent child or children, and his income, inclusive of allowance, is not more than thirteen hundred and eighty dollars a year,
- (ii) an unmarried person with a dependent child or children, and his income, inclusive of allowance, is not more than eighteen hundred and sixty dollars a year,
- (iii) married and living with his spouse, and the total income, inclusive of allowance, of the recipient and his spouse is not more than twenty-three hundred and forty dollars a year, or

Chap. 2.

(iv) married and living with his spouse who is blind, and the total income, inclusive of allowance, of the recipient and his spouse is not more than twenty-four hundred and sixty dollars a year."

Coming into force.

2. This Act shall be deemed to have come into force on the 1st day of February, 1962.

CHAP. 3

An Act to amend the Disabled Persons Act.

[Assented to 15th February, 1962.]

HER Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as 1953-54, c. 55; 1957-58, c. 5. follows:-

1. (1) Subsection (1) of section 3 of the Disabled Persons 1957-58, c. 5. s. 1(1). Act is repealed and the following substituted therefor:

provinces.

- "3. (1) The Minister, with the approval of the Governor Agreements in Council, may, on behalf of the Government of Canada, make an agreement with a province to provide for the payment to the province, in accordance with this Act and the regulations, of amounts in respect of allowances paid by the province pursuant to provincial law, not exceeding, in respect of any recipient, fifty per cent of sixty-five dollars monthly or of the amount of the allowance paid by the province monthly to the recipient, whichever is the lesser."
- (2) Paragraph (g) of subsection (2) of section 3 of the 1957-58, c. 5 said Act is repealed and the following substituted therefor: "(g) is
 - (i) an unmarried person, and his income, inclusive of allowance, is not more than eleven hundred and forty dollars a year,
 - (ii) married and living with his spouse, and the total income, inclusive of allowance, of the recipient and his spouse is not more than nineteen hundred and eighty dollars a year, or
 - (iii) married and living with his spouse who is blind within the meaning of the Blind Persons Act, and the total income, inclusive of allowance, of the recipient and his spouse is not more than twenty-three hundred and forty dollars a year."

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Coming into force.

2. This Act shall be deemed to have come into force on the 1st day of February, 1962.

CHAP. 4

An Act to amend the Old Age Assistance Act.

[Assented to 15th February, 1962.]

R.S., c. 199; IER Majesty, by and with the advice and consent of H the Senate and House of Commons of Canada, enacts 1957-58, c. 6. as follows:-

1. (1) Subsection (1) of section 3 of the Old Age Assistance 1957-58, c. 6. Act is repealed and the following substituted therefor:

"3. (1) The Minister, with the approval of the Governor Agreements in Council, may, on behalf of the Government of Canada, provinces make an agreement with a province to provide for the payment to the province in accordance with this Act and the regulations, of amounts in respect of assistance paid by the province pursuant to provincial law, not exceeding, in respect of any recipient, fifty per cent of sixty-five dollars monthly or of the amount of assistance paid by the province monthly to the recipient, whichever is the lesser."

- (2) Paragraph (c) of subsection (2) of section 3 of the 1957-58, c. 6. said Act is repealed and the following substituted therefor: "(c) is
 - (i) an unmarried person, and his income, inclusive of assistance, is not more than eleven hundred and forty dollars a year,
 - (ii) married and living with his spouse, and the total income, inclusive of assistance, of the recipient and his spouse is not more than nineteen hundred and eighty dollars a year, or
 - (iii) married and living with his spouse who is blind within the meaning of the Blind Persons Act, and the total income, inclusive of assistance, of the recipient and his spouse is not more than twenty-three hundred and forty dollars a year."

11 2. Coming into force.

2. This Act shall be deemed to have come into force on the 1st day of February, 1962.

CHAP. 5

An Act to amend the Old Age Security Act.

[Assented to 15th February, 1962.]

HER Majesty, by and with the advice and consent of the R.S., c. 200; Senate and House of Commons of Canada, enacts as 1957-58, c. 3; follows:—

1950, c. 14; 1960, c. 34.

- 1. All that portion of subsection (1) of section 3 of the 1957-58. c. 3. Old Age Security Act immediately preceding paragraph (a) thereof is repealed and the following substituted therefor:
- "3. (1) Subject to the provisions of this Act and the Payment of regulations, a monthly pension of sixty-five dollars may be paid in respect of every person who"
- 2. This Act shall be deemed to have come into force on Coming into the 1st day of February, 1962.



CHAP. 6

An Act to amend the Veterans Insurance Act.

[Assented to 15th February, 1962.]

TER Majesty, by and with the advice and consent of R.S., cc. 279, H the Senate and House of Commons of Canada, enacts 338; c. 43. as follows:

1. (1) Paragraph (a) of subsection (1) of section 3 of the 1958, c. 43, Veterans Insurance Act is repealed and the following substituted therefor:

"(a) with a veteran, on or before the 31st day of October, 1968: or"

(2) All that portion of paragraph (b) of subsection (1) of 1958, c. 43. section 3 of the said Act preceding subparagraph (i) thereof s. 1. is repealed and the following substituted therefor:

"(b) with any of the following persons, on or before the 31st day of October, 1968,

2. Notwithstanding subsection (7) of section 7 of the Extension of Veterans Benefit Act, 1954, the Minister may, on or before Veterans Benethe 31st day of October, 1968, enter into a contract of in- fit Act, 1964. surance under the Veterans Insurance Act with any person described in subsection (2) or subsection (4) of section 7 of the Veterans Benefit Act, 1954.



CHAP. 7

An Act to amend the War Service Grants Act.

[Assented to 15th February, 1962.]

ER Majesty, by and with the advice and consent of the R.S., c. 289; Senate and House of Commons of Canada, enacts as 1953-54, c. 46; 1959, c. 18. I Senate and House of Commons of Canada, enacts as follows:

1. (1) All that portion of subsection (1) of section 12 ¹⁹⁵⁹, c. 18, of the War Service Grants Act preceding paragraph (a) thereof is repealed and the following substituted therefor:

s. 7(1).

"12. (1) All or any part of the re-establishment credit Purposes for may, on or before the 31st day of October, 1968, be made available to or for the member of the forces eligible therefor which when it is shown to the satisfaction of the Minister that such credit is to be used for"

and time within available.

(2) Subparagraphs (ii) and (iii) of paragraph (h) of subsection (1) of section 12 of the said Act are repealed

and the following substituted therefor:

- "(ii) payment under subsection (2) of section 49 of the Royal Canadian Mounted Police Pension Continuation Act of a deficiency in deduction from his pay as an officer of the Royal Canadian Mounted Police,
- (iii) payment of contributions in respect of his service as a constable of the Royal Canadian Mounted Police under section 69, 80, 83 or 84 of the Royal Canadian Mounted Police Pension Continuation Act,"
- (3) Subparagraph (v) of paragraph (h) of subsection (1) of section 12 of the said Act is repealed and the following substituted therefor:
 - "(v) payment under subsection (2) of section 9 of the Defence Services Pension Continuation Act of a deficiency in deduction from his pay as an officer as defined in that Act, and"

1953-54, c. 46.

s. 2(3).

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(4) Subsection (3) of section 12 of the said Act is repealed.

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1953-54, c. 46. s. 2(3).

(5) All that portion of subsection (4) of section 12 of the said Act preceding paragraph (a) thereof is repealed and the following substituted therefor:

Amount applied to be held in trust.

"(4) Any amount applied pursuant to subsection (3) as it was before the coming into force of this subsection against a member's re-establishment credit or the unused portion thereof or any amount made available to a member under subsection (1) for the payment of premiums pursuant to any contract of insurance under the Veterans Insurance Act or the Returned Soldiers' Insurance Act to which that member is a party shall be held in trust for that member and shall be used for the payment of the premiums referred to in the said subsection (3) or the premiums referred to in this subsection, as the case may be, as and when they fall due, except that"

1959, c. 18, s. 8. 2. Section 12A of the said Act is repealed and the following substituted therefor:

Computation of re-establishment credit where election for benefits under Veterans' Land Act.

- "12A. Notwithstanding anything in this Act, where a member of the forces has elected to take benefits under the *Veterans' Land Act* and has, on or before the 31st day of October, 1968, applied for qualification under that Act, been certified as qualified to participate in benefits under that Act or entered into a contract with The Director, The Veterans' Land Act, and, subsequently, the application is withdrawn, the certificate of qualification is cancelled or the contract is terminated, as the case may be, the Minister may, on application by the member
 - (a) in the case of withdrawal or cancellation, within one year thereof; or
 - (b) in the case of termination, not later than one year from the determination by the Minister, pursuant to subsection (1) of section 13, that re-establishment credit is available to the member;

make available to the member the re-establishment credit he would have been eligible for under this Act less the amount of the benefits, if any, received by that member under the *Veterans' Land Act* as determined by the Minister."

1959, c. 18, s. 9. **3.** Subsection (2) of section 13 of the said Act is repealed and the following substituted therefor:

Time limit for making adjustment "(2) No member of the forces may, after the 31st day of October, 1968, become eligible under subsection (1) for a grant of any of the benefits under the *Veterans' Land Act* by virtue of an adjustment made pursuant to subsection (1)."

4. Subsection (2) of section 19 of the said Act is re- 1953-54, c. 46, pealed and the following substituted therefor:

"(2) No application under this Act for the payment for applicaof a gratuity shall be received after the 31st day of December, tions for 1954, except that any such application made after that gratuity. date but on or before the 31st day of October, 1968, by or on behalf of, or in respect of, a member whose service included overseas service or service in a theatre of operations as defined in paragraph (c) of section 2 of the Veterans' Benefit Act, 1954, may be received and acted upon by the Minister if the Minister is satisfied of the existence of circumstances justifying the delay in making the application."

5. Subsection (1) of section 22 of the said Act is repealed and the following substituted therefor:

"22. (1) Subject to subsection (2), a person who, Persons of subsequent to the 10th day of September, 1939, served Canadian domicile who on active service in any of the naval, army or air forces served in of His Majesty other than those raised in Canada, and Commonat the time he joined the said force was domiciled in Canada, wealth forces. is entitled to be paid a gratuity and granted a credit equal to those that might have been paid or granted to him under this Act had such service been service in the forces. if he makes application therefor on or before the 31st day of October, 1968, and if at the time of his application he is domiciled and resident in Canada."



CHAP. 8

An Act to amend an Act respecting the Construction of a line of railway by Canadian National Railway Company from Optic Lake to Chisel Lake, and the Purchase by Canadian National Railway Company from The International Nickel Company of Canada, Limited, of a line of railway from Sipiwesk to a point on Burntwood River near Mystery Lake, all in the Province of Manitoba.

[Assented to 23rd February, 1962.]

HER Majesty, by and with the advice and consent of the 1957-58, c. 13. Senate and House of Commons of Canada, enacts as follows:—

1. All that portion of the Schedule to An Act respecting the Construction of a line of railway by Canadian National Railway Company from Optic Lake to Chisel Lake, and the Purchase by Canadian National Railway Company from The International Nickel Company of Canada, Limited, of a line of railway from Sipiwesk to a point on Burntwood River near Mystery Lake, all in the Province of Manitoba, relating to the line of railway described in the Schedule as "Branch Line Number 1", is repealed and the following substituted therefor:

"SCHEDULE.

Location	ESTIMATES		
rocation	Mileage	Cost of Construction	Average cost per mile
Branch Line Number 1. A line of railway from a point on the Lynn Lake railway line at or near Optic Lake extending in an easterly direction to a point at or near Chisel Lake and from that point to the property of Hudson Bay Mining and Smelting Company Limited at Stall Lake, all in the Province of Manitoba		\$8,840,000	\$147,333 ''



CHAP. 9

An Act respecting the Construction of a line of railway in the Province of Alberta by Canadian National Railway Company from Whitecourt, Alberta, in a westerly direction for a distance of approximately 23.2 miles to the property of Pan American Petroleum Corporation.

[Assented to 23rd February, 1962.]

HER Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:

1. The Governor in Council may provide for the con- Construction truction and completion by Canadian National Railway pletion. Company (in this Act called "the Company") prior to the 31st day of March, 1963, or such later date as the Governor in Council may fix, of the line of railway (in this Act called the "railway line") described in the Schedule.

2. The Company shall adopt the principle of competitive Competitive bids or tenders in respect of the construction of the railway tenders. line in so far as the Company decides not to perform such work or any part thereof with its own forces, but the Company is not bound to accept the lowest or any bid or tender made or obtained nor precluded from negotiating for better prices or terms.

3. Estimates of the mileage of the railway line, the Maximum amount to be expended on the construction thereof and expenditure. the average expenditure per mile are set out in the Schedule, and, except with the approval of the Governor in Council, the Company shall not in performing the work of construction and completion exceed such estimates by more than fifteen per cent.

Issue of securities.

4. Subject to the provisions of this Act and the approval of the Governor in Council, the Company may, in respect of the cost of the construction and completion of the railway line, or to provide amounts required for the repayment of loans made under section 5, issue notes, obligations, bonds, debentures or other securities (in this Act called "securities"), not exceeding in the aggregate, exclusive of any securities issued to secure loans made under section 5, the sum of two million six hundred and forty-five thousand dollars (less such sums as are payable under an agreement between the Company and any other person as a contribution by such other person towards the cost of construction and completion of the railway line), bearing such rates of interest and subject to such other terms and conditions as the Governor in Council may approve.

Temporary loans.

5. To enable the work of construction and completion of the railway line to proceed forthwith, the Minister of Finance, upon application made to him by the Company and approved by the Minister of Transport, may, with the approval of the Governor in Council, make temporary loans to the Company out of the Consolidated Revenue Fund, not exceeding two million six hundred and forty-five thousand dollars (less such sums as are payable under an agreement between the Company and any other person as a contribution by such other person towards the cost of construction and completion of the railway line), repayable on such terms and at such rates of interest as the Governor in Council may determine and secured by securities that the Company is authorized to issue under section 4.

Guarantee.

6. (1) The Governor in Council may authorize the guarantee by Her Majesty in right of Canada of the principal and interest of the securities that the Company may issue under the provisions of this Act.

Form and terms. (2) The guarantee may be in such form and subject to such terms and conditions as the Governor in Council may determine to be appropriate and applicable thereto and may be signed on behalf of Her Majesty by the Minister of Finance or such other person as the Governor in Council may designate, and such signature is conclusive evidence for all purposes of the validity of the guarantee and that the provisions of this Act have been complied with.

Guarantees may be general or separate.

separate guarantee endorsed on each of the securities.

(4) With the approval of the Governor in Council, temporary guarantees may be made to be subsequently replaced by permanent guarantees.

guarantee covering the total amount of the issue or a

(3) Any guarantee under this Act may be either a general

Temporary guarantees.

parantees.

1962.

7. (1) The proceeds of any sale, pledge, or other dis- Deposit of position of any guaranteed securities shall in the first proceeds of sale, etc., of instance be paid into the Consolidated Revenue Fund securities. or shall be deposited to the credit of the Minister of Finance in trust for the Company, in one or more banks designated

(2) The Board of Directors of the Company may authorize Release of application to be made to the Minister of Transport for the release of any part of the proceeds deposited pursuant to subsection (1) to the Company for the purpose of meeting expenditures in respect of the construction of the railway line, and the Minister of Transport may approve the applications, and upon the request of the Minister of Transport, the Minister of Finance may pay the amount or amounts of such applications or part thereof accordingly.

8. The Minister of Transport shall present to Parliament during the first thirty days of each session held prior to the date of completion fixed by or under section 1, a statement showing in detail the nature and extent of the work done under the authority of this Act during the previous calendar year, and the expenditure thereon, and the estimated expenditure for the current calendar year, together with the amount of any advances made under section 5 and the amount of such advances reimbursed, and such further information as the Minister of Transport may direct.

Report to Parliament.

SCHEDULE.

	Estimates		
Location	Mileage	Cost of con- struction	Average cost per mile
From a point of connection with the line of Canadian National Railway Company at Whitecourt, at the end of the Sangudo Subdivision, in a westerly direction to the property of Pan American Petroleum Corporation in the Windfall gas field in Section 17, Township 60, Range 15, West 5, both in the Province of Alberta.		\$2,300,000	\$99,138

CHAP. 10

An Act to amend the Children of War Dead (Education Assistance) Act.

[Assented to 23rd February, 1962.]

ER Majesty, by and with the advice and consent of 1952-53, c. 27; 1 the Senate and House of Commons of Canada, enacts 1958, c. 25. as follows:

1. Paragraph (c) of section 2 of the Children of War Dead 1953-54, c. 2, (Education Assistance) Act is repealed and the following 8.1; substituted therefor:

"Student."

- "(c) "student" means
 - (i) a child on whose behalf a pension is being paid under or by virtue of any of the enactments set out in the Schedule at a rate set out for a child in Schedule B of the Pension Act or in Schedule II of the Civilian War Pensions and Allowances Act,
 - (ii) a child on whose behalf payment of a pension was being made under or by virtue of any of the enactments set out in the Schedule but was, either before or after the coming into force of this Act, discontinued pursuant to the provisions of the enactment under or by virtue of which such payment was being made,
 - (iii) a child on whose behalf no pension has been paid under or by virtue of any of the enactments set out in the Schedule and who
 - (A) is over the age of twenty-one years but in all other respects is eligible for a pension under or by virtue of one of the enactments set out in the Schedule at a rate set out for a child in Schedule B of the Pension Act or in Schedule II of the Civilian War Pensions and Allowances Act, or

27 (B)

- (B) is over the age of twenty-one years and is married but in all other respects is eligible for a pension under or by virtue of one of the enactments set out in the Schedule at a rate set out for a child in Schedule B of the Pension Act or in Schedule II of the Civilian War Pensions and Allowances Act.
- (iv) a child who, but for the operation of section 20, 21, 22 or subsection (2) of section 26 of the *Pension Act* would be included within subparagraph (i) of this paragraph, or
- (v) a person on whose behalf a pension is being paid under section 25 of the *Pension Act* in respect of the death of his parent if the injury or disease or aggravation thereof resulting in the death of the parent was attributable to or was incurred during military service within the meaning of section 13 of the *Pension Act*."

1958, c. 25, s. 2.

- 2. (1) All that portion of subsection (1) of section 4 of the said Act immediately following paragraph (a) thereof is repealed and the following substituted therefor:
 - "(b) an additional fifty-four dollars after he has attained the age of twenty-one years, if no pension on his behalf is being paid under or by virtue of any of the enactments set out in the Schedule,

during the period in which the student pursues a full-time course of study in an educational institution, but the total period for which an allowance and costs may be paid to or in respect of a student under this Act shall not exceed four academic years or thirty-six months, whichever is the lesser."

(2) Section 4 of the said Act is further amended by adding thereto the following subsection:

Minister may extend.

"(3) The Minister may extend the total period for which an allowance and costs may be paid to or in respect of a student under this Act where he is of the opinion that the student's progress and achievements in his course of study are such that it would be in the interest both of the student and of the public that the payments under section 3 be continued during a further period."

1958, c. 25, s. 3.

3. Section 5 of the said Act is repealed and the following substituted therefor:

Age limit.

- "5. (1) No allowance or costs shall be paid under this Act in respect of a student who
 - (a) has attained the age of twenty-five years, or

(b) where, pursuant to subsection (3) of section 4, the Minister has extended the total period for which an allowance and costs may be paid beyond the year in which the student attains the age of twenty-five years, has attained the age of thirty years,

except insofar as may be necessary to enable him to complete

the academic year in which he attains that age.

(2) No allowance or costs shall be paid under this Act in Additional respect of a student coming within subparagraph (iii) of certain conditions in

paragraph (c) of section 2 unless

of conditions:
certain
cases.

- (a) the student commenced to pursue a full-time course of study in an educational institution before he attained the age of twenty-one years and has continued such course of study during the whole of each academic year thereafter; and
- (b) the application for the allowance or costs is made in respect of the academic year next following the death of the parent, or such later academic year as the Minister may by reason of special circumstances authorize.
- (3) The Minister may exempt any student from the Exemption. application of paragraph (a) of subsection (2) where he is satisfied that because of ill health or any other good cause the student

(a) was unable to commence a full-time course of study within the time prescribed by paragraph (a) of subsection (2); or

(b) was unable to continue such course of study during the period prescribed by paragraph (a) of subsection (2)."

4. Schedules A and B to the said Act are repealed and the following substituted therefor:

"SCHEDULE.

- 1. Paragraphs (b) and (e) of subsection (1) of section 13, subsection (2) of section 13, subsection (7) of section 26, sections 50, 51 and 52 of the *Pension Act*,
- Civilian War Pensions and Allowances Act,
 Special Operators War Service Benefits Act,

4. Supervisors War Service Benefits Act,

5. Women's Royal Naval Services and the South African Military Nursing Service (Benefits) Act,

6. Section 5 of the Veterans Benefit Act, 1954."

5. This Act shall come into force on the first day of Coming into June, 1962.



CHAP. 11

An Act to amend the Civilian War Pensions and Allowances Act.

[Assented to 23rd February, 1962.]

TER Majesty, by and with the advice and consent of R.S., cc. 51. I the Senate and House of Commons of Canada, enacts as follows:

1. All that portion of section 2 of the Civilian War Pensions and Allowances Act preceding paragraph (a) thereof is repealed and the following substituted therefor: "2. In Parts I to X."

Definitions.

- 2. Sections 3 and 4 of the said Act are repealed and the following substituted therefor:
- "3. All claims for pensions, allowances and compensation claims to be under Parts I to X shall be dealt with and adjudicated upon in like manner as claims under the Pension Act and Pension Act. all the provisions of the Pension Act not inconsistent with Parts I to X, with such modifications as circumstances may require, apply to every claim under Parts I to X.

4. Every department of Government shall furnish the Information Commission with such information and material as the and material Commission may from time to time require for the purpose of considering applications for pensions, allowances and compensation under Parts I to X."

3. The said Act is further amended by adding thereto, immediately after Schedule II thereof, the following Part:

"PART XI

CIVILIAN ALLOWANCES.

Interpretation.

Definitions. "Allowance."

"Child."

"Civilian."

"District Authority."

"Orphan."

"Parent."

"Widow."

"Recipient."

64. In this Part,

- (a) "allowance" means an allowance payable under this Part :
- (b) "Board" means the War Veterans Allowance Board "Board." established under the provisions of the War Veterans Allowance Act, 1952;
 - (c) "child" means a child of a civilian and includes a step-child, an adopted child or a foster child of a civilian;
 - (d) "civilian" means civilian as defined by subsection (1) of section 75:
 - (e) "District Authority" means a District Authority established under the provisions of the War Veterans Allowance Act, 1952;
- (f) "Minister" means the Minister of Veterans Affairs; "Minister." (g) "orphan" means
 - (i) a child who is bereft by death of his parents, (ii) a child who is bereft by death of one parent and whose surviving parent has, in the opinion of a District Authority or the Board, abandoned
 - or deserted the child, or (iii) a child of unmarried parents who is bereft by death of his father and whose father was, at the time of his death, a recipient of an allowance in respect of that child;
 - (h) "parent" includes an adoptive or foster parent or a step-parent;
 - (i) "recipient" means any person to whom or on whose behalf payment of an allowance is authorized by this Part; and
 - (j) "widow" means a widow of a civilian and "widower" means a civilian bereft by death of his wife.

Allowances to Civilians, Widows and Orphans.

Civilians, widows and orphans.

- **65.** (1) Subject to this Part, an allowance is payable to (a) any male civilian who has attained the age of sixty years;
- (b) any female civilian or widow who has attained the age of fifty-five years;
- (c) any civilian or widow who, in the opinion of a District Authority,
 - (i) is permanently unemployable because of physical or mental disability, or

- (ii) is, because of physical or mental disability or insufficiency combined with economic handicaps, incapable and unlikely to become capable of maintaining himself or herself; and
- (d) an orphan; who is resident in Canada.

(2) The allowances payable under this section to a civil- Amount. ian, widow or orphan shall be paid at the lesser of the following rates, namely,

- (a) the monthly rate specified for a veteran, widow or orphan in Column II of Schedule A to the War Veterans Allowance Act, 1952; or
- (b) the monthly rate that will produce the total income, including allowances, specified for a veteran, widow or orphan in Column III of Schedule A to the War Veterans Allowance Act, 1952.
- (3) Notwithstanding subsection (1), the allowance pay- Payment able under this section to a civilian, widow or orphan may recipient be paid to that civilian, widow or orphan who absents himself absent from Canada. from Canada after the coming into force of this Part if, on the day he leaves Canada, he

- (a) is a recipient of an allowance under this section, and
- (b) had been resident in Canada for the twelve months immediately preceding that day.
- (4) Notwithstanding anything in this section, the allow-payment to ance payable under this section to a widow or orphan may be widows and orphans paid to

- (a) the widow of a recipient who dies outside of Canada Canada. if that widow resides outside of Canada and
 - (i) left Canada with that recipient or within a period of three months of the day on which that recipient left Canada,
 - (ii) had been resident in Canada for twelve months immediately preceding the day she left Canada, and
 - (iii) was living with and being maintained by that recipient at the time of his death, and
- (b) an orphan of a recipient who dies outside of Canada if that orphan resides outside of Canada and
 - (i) left Canada with that recipient or within a period of three months of the day on which that recipient left Canada, or
 - (ii) was born outside of Canada to that recipient and his spouse, both of whom left Canada at the same time or within a period of three months of one another.

Limitations.

Application for allowance. Chap. 11.

66. No allowance is payable under this Part unless an application therefor has been made in accordance with this Part and the regulations made hereunder and the allowance has been awarded.

Prohibition.

67. No allowance shall be paid under this Part to a person who is the recipient of an allowance under the War Veterans Allowance Act, 1952.

Enemy forces.

- 68. No allowance shall be paid to any person who in World War II served
 - (a) in enemy forces,
 - (b) in an enemy ship, or
 - (c) in war service groups associated with forces of the enemy.

War Veterans Allowance Act, 1952.

Applications to be dealt with as applications under War VeteransAllowance Act, 1952.

69. All applications for allowances under this Part shall be dealt with and adjudicated upon in the same manner as applications for allowances under the War Veterans Allowance Act, 1952.

Application of War Veterans Allowance Act, 1952.

70. (1) Subsection (3) of section 2, sections 5, 6, 8, 10 to 21, 28 and paragraph (b) of subsection (11) of section 30 and subsection (12) of section 30 of the War Veterans Allowance Act, 1952, and Schedule A to the said Act apply mutatis mutandis in respect of any allowance payable under this Part.

Idem.

(2) In applying any of the provisions of the War Veterans Allowance Act, 1952 and Schedule A thereto for the purposes of this Part, the word "veteran" where it appears therein shall be read as "civilian".

General.

Administration.

71. Except as to the power, authority and jurisdiction to deal with and adjudicate upon applications for allowances under this Part, the Minister shall be charged with the administration of this Part.

Regulations.

72. The Governor in Council may make regulations for carrying into effect the purposes and provisions of this Part and may, without restricting the generality of the foregoing, for purposes of this Part, make regulations prescribing and determining anything that may be prescribed or determined for the purposes of the War Veterans Allowance Act, 1952.

73. Every department of Government shall furnish the Information Board or a District Authority with such information and material. material as the Board or a District Authority may from time to time require for the purpose of considering applications for allowances under this Part.

74. It shall be the responsibility of the person who makes Proof of application for an allowance under this Part to provide the Board or a District Authority with proof of the service during World War I or World War II as the result of which that person claims to be entitled to an allowance under this Part.

75. (1) For the purposes of this Part "civilian" means

"Civilian" defined.

(a) a person who

(i) served at sea in a ship of Canadian or Newfoundland registry during World War I or World War II for a period of at least six months, and

(ii) during the period of service referred to in subparagraph (i) made at least one trip through

dangerous waters:

(b) a Canadian citizen, a Canadian national as defined in the Canadian Nationals Act, chapter 21 of the Revised Statutes of Canada 1927, or a British subject domiciled in Newfoundland at the commencement of his qualifying service who

(i) served at sea during World War I or World War II for a period of at least six months in a ship of United Kingdom registry or the registry of one of the countries allied or associated with His

Majesty in either of the said wars, and

(ii) during the period of service referred to in subparagraph (i) made at least one trip through dangerous waters:

- (c) a person who was a member of the Corps of (Civilian) Canadian Fire Fighters for Service in the United Kingdom who served in the United Kingdom during World War II for a continuous period of at least six months:
- (d) a Canadian citizen, a Canadian national as defined in the Canadian Nationals Act, chapter 21 of the Revised Statutes of Canada 1927, or a British subject domiciled in Newfoundland at the commencement of his qualifying service who served during World War I as a member of the Voluntary Aid Detachment of the British Red Cross

(i) on the continent of Europe, or

(ii) in the United Kingdom for a period of at least three hundred and sixty-five days prior to the 12th day of November, 1918;

(e) a person who during World War II

(i) under the auspices of the Canadian Red Cross Society or the St. John Ambulance Brigade of Canada served overseas for a continuous period of at least six months as a welfare worker, nursing aid, ambulance or transport driver, member of Overseas Headquarters Staff, or in any other capacity, or

(ii) was selected by the Canadian Red Cross Society for service overseas and served with the Scottish Ministry of Health as an orthopaedic nurse for a

continuous period of at least six months;

(f) a person who

(i) served during World War II for a continuous period of at least six months with Number 45 Wing of the Royal Air Force Transport Command, Number 45 Group of the Royal Air Force Ferry Command or the Atlantic Ferrying Organization as an Air Crew member,

(ii) during the period of service referred to in subparagraph (i) made at least one trans-oceanic

flight, and

(iii) was domiciled in Canada or Newfoundland at the commencement of the said service;

- (g) a person who served with the Newfoundland Overseas Forestry Unit in the United Kingdom during World War II for a period of at least six months and who contracted to serve with that Unit for the duration of the said war; and
- (h) a person who is in receipt of a pension under Parts I to X, or is declared to have been eligible for, or awarded, such a pension subsequent to his death.

Definitions. "Dangerous waters.

"Service at

(2) For the purposes of this section

(a) "dangerous waters" means such oceans, seas or

waters as the Board may prescribe;

(b) "service at sea" means service in a ship which normally sailed or operated outside the territorial waters of all countries during World War I or World War II, as the case may be;

"Ship."

(c) "ship" means

(i) a ship or vessel engaged in trade or the transportation of cargo or passengers, or

(ii) a ship or vessel taken over and operated by the

British Admiralty but does not include a ship or vessel engaged in the

fishing industry;

World War I.

(d) World War I shall be deemed to have commenced on the 4th day of August, 1914, and to have concluded on the 11th day of November, 1918; and

- (e) World War II shall be deemed to have commenced World War II. on the 1st day of September, 1939, and to have terminated
 - (i) in respect of service in connection with operations in the European and Mediterranean theatres of war, on the 8th day of May, 1945, and
 - (ii) in respect of service in connection with operations in the Pacific theatre of war, on the 15th day of August, 1945.
- (3) In calculating the period that a person served overseas Calculation for the purpose of paragraph (c), (d) or (e) of subsection (1), the travelling time of the person from the date of his embarkation for the United Kingdom until arrival in that country and from the date of embarkation from the United Kingdom for Canada or Newfoundland until arrival in Canada or Newfoundland shall be considered as overseas service.

(4) In calculating the period that a person served at Idem. sea for the purpose of paragraph (a) or (b) of subsection (1), time spent by the person as a prisoner of war or as an internee shall be considered as service at sea."



CHAP. 12

An Act for granting to Her Majesty certain sums of money for the public service for the financial year ending the 31st March, 1962.

[Assented to 23rd March, 1962.]

Most Gracious Sovereign,

WHEREAS it appears by message from His Excellency, Preamble. Major-General Georges Philias Vanier, D.S.O., M.C., Governor General of Canada, and the estimates accompanying the said message, that the sums hereinafter mentioned are required to defray certain expenses of the public service of Canada, not otherwise provided for, for the financial year ending the 31st day of March, 1962, and for other purposes connected with the Public Service: May it therefore please Your Majesty, that it may be enacted, and be it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, that:

- 1. This Act may be cited as the Appropriation Act, Short title. No. 2, 1962.
- 2. From and out of the Consolidated Revenue Fund, \$153,270,929 there may be paid and applied a sum not exceeding in the granted for 1961-62. whole one hundred and fifty-three million, two hundred and seventy-thousand, nine hundred and twenty-nine dollars towards defraying the several charges and expenses of the public service, from the 1st day of April, 1961, to the 31st day of March, 1962, not otherwise provided for, and being the total of the amounts of the items, set forth in the Schedule to this Act.

39 3. Purpose and effect of each item.

3. (1) The amount authorized by this Act to be paid or applied in respect of an item may be paid or applied only for the purposes and subject to any terms and conditions specified in the item, and the payment or application of any amount pursuant to the item has such operation and effect as may be stated or described therein.

(2) The provisions of each item in the Schedule shall be deemed to have been enacted by Parliament on the

1st day of April, 1961.

Account to be rendered.

4. Amounts paid or applied under the authority of this Act shall be accounted for in the Public Accounts in accordance with section 64 of the Financial Administration Act.

SCHEDULE

Based on the Further Supplementary Estimates (3), 1961-62. The amount hereby granted is \$153,270,929, being the total of the amounts of the items in the Estimates as contained in this Schedule.

Sums granted to Her Majesty, by this Act for the financial year ending 31st March, 1962, and the purposes for which they are granted.

Vote	Service	Amount	Total
		\$	\$
	AGRICULTURE		
	Production and Marketing Branch		
615	Contributions to Manitoba, Saskatchewan and Alberta in accordance with terms and conditions prescribed by the Governor in Council of one-half of the amounts paid by the Governments of those Provinces to farmers in respect of harvesting and baling of cereal crops for fodder to a maximum of \$2.50 per ton	190,000	
	Land Rehabilitation, Irrigation and Water Storage Projects		
616	Irrigation and Water Storage Projects in the Western Provinces including the South Saskatchewan River Project; the Prairie Farm Rehabilitation Act Program; Land Protection, Reclamation and Development— Construction or Acquisition of Buildings, Works, Land and Equipment—Further amount required	3,200,000	
	Special		
617	Prairie Farm Assistance Act Administration—Further amount required	498,693	3,888,69
	CITIZENSHIP AND IMMIGRATION		
	Indian Affairs Branch		
	Indian Agencies—		
618 619	Operation and Maintenance—Further amount required Construction or Acquisition of Buildings, Works, Land and	136,000	
	Equipment—Further amount required	342,550	
620 621	Operation and Maintenance—Further amount required Construction or Acquisition of Buildings, Works, Land and	188,000	
	Equipment—Further amount required Economic Development—	294,500	
622	Operation and Maintenance—To extend the purposes of Vote 61 of the Main Estimates for 1961-62 to authorize the Minister of Citizenship and Immigration to provide, in respect of Indian commercial activities, for the instruction and supervision of Indians, the furnishing of raw materials, the purchase of finished goods and, notwithstanding any other Act, the sale of such finished goods; and to provide a further amount of	91,000	

No. of Vote	Service	Amount	Total
		\$	8
	DEFENCE PRODUCTION		
	A—Department		
624	To sustain technological capability in Canadian industry by supporting selected defence development programs—To increase by \$4,000,000 total commitments authorized by Vote 72 of the Main Estimates, 1961-62		1
	EXTERNAL AFFAIRS		
	A—Department		
625	Canada's civilian participation as a member of the International Commissions for Supervision and Control in Indo-China—		
626	Further amount required. Gift to commemorate the sesquicentennial anniversary of the independence of the Republic of Mexico—Further amount	100,000	
627	requiredGift to commemorate the inauguration of 'Plaza Canada' in	2,500	
	Buenos Aires, Argentina	1,100	
	Other Payments to International Organizations and Programs		
628	Assessments for Membership in the International (including Commonwealth) Organizations that are detailed in the Estimates, including authority to pay such assessments in the amounts and in the currencies in which they are levied—Further amount required in Canadian dollars, estimated as of January, 1962	2,400	
629	Purchase and transportation to British Honduras of skim milk powder, canned pork and other supplies for the relief of victims of the hurricane disaster and to authorize reim- bursement of the Agricultural Stabilization Board in respect	2,400	
	of the purchase of such skim milk powder and canned pork.	70,500	176,500
	FINANCE		
	CONTINGENCIES AND MISCELLANEOUS		
630	To authorize the establishment of a special account in the Consolidated Revenue Fund to be called the Peace Treaty Claims (Japan) Settlement Account, to which shall be credited all amounts received from Japan by way of settlement of its obligations under article 18(a) of The Treaty of Peace between Canada and Japan that was signed at San Francisco on the 8th of September, 1951, and, notwithstanding section 35 of the Financial Administration Act, to authorize payments out of the said account in the current and subsequent fiscal years, in accordance with the Peace Treaty Claims (Japan) Settlement Regulations established by Order in Council P.C. 1961-1850 of the 22nd day of December, 1961, in respect of claims and in respect of expenses incurred in investigating and reporting on such claims and to authorize the repayment out of the Peace Treaty Claims (Japan) Settlement Account of all amounts that have been paid out toward such expenses under the authority of this		

No.	Service	Amount	Total
of Vote	Service	Amount	1 Otal
		\$	\$
	FINANCE—Concluded		
	GENERAL ITEMS OF PATROLL COSTS INCLUDING SUPERANNUATION PAYMENTS		
631	Government's contribution to the Hospital Insurance (Outside Canada) Plan—Further amount required and to authorize the Treasury Board to make regulations to extend the scope of the Plan established pursuant to Vote 668 of the Appropriation Act No. 5, 1958, to include members of the regular forces in such circumstances and for such periods as the regulations prescribe.		
632	To authorize persons who were contributors under the Civil Service Superannuation Act immediately prior to the 1st day of January, 1954, and who became contributors under the Public Service Superannuation Act on that date, who failed to elect under subsection (5) of section 25 of the said Act before the 1st day of January, 1955, to elect, in accordance with terms and conditions approved by the Governor in Council, to count service that would have been countable by them under the said section if they had not so failed to elect, and to deem such election to be valid for all purposes		
	of the said Act	1	
	Special		
633 634	Contribution to the New Brunswick Disaster Fund	50,000	
	1961	15,000	155,002
	•		200,002
	FORESTRY		
	Forest Research Branch		
635	Operation and Maintenance—Further amount required		80,000
	LABOUR		
	A—Department		
	TECHNICAL AND VOCATIONAL TRAINING ASSISTANCE		
636	To carry out the purposes of the Technical and Vocational Training Assistance Act and agreements made thereunder—Payments to the Provinces—Further amount required		28,400,000
	MINES AND TECHNICAL SURVEYS		
	A—Department		
	Administration Services		
	Departmental Administration—		
637 638	Administration, Operation and Maintenance—Further amount required	65,000 187,000	

No. of Vote	Service	Amount	Total
		\$	\$
	MINES AND TECHNICAL SURVEYS—Concluded		
	A—Department—Concluded		
	Surveys and Mapping Brance		
639	Canadian Hydrographic Service— Construction or Acquisition of Buildings, Works, Land and Equipment—Further amount required	50,000	
	GEOLOGICAL SURVEY OF CANADA		
640	Administration, Operation and Maintenance—Further amount required	75,000	
	Dominion Observatories		
641	Dominion Observatory, Ottawa and Field Stations— Construction or Acquisition of Buildings, Works, Land and Equipment—Further amount required	60,450	
	GENERAL		
642	Polar Continental Shelf Project—Further amount required	16,400	
	B—Dominion Coal Board		
643	Payments in connection with movements of coal under conditions prescribed by the Governor in Council—Further amount required	4,800,000	5 ,2 53,850
			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	NATIONAL DEFENCE		
044	CANADIAN ARMY	0, 000 000	
644	Operation and Maintenance—Further amount required	35,000,000	
	ROYAL CANADIAN AIR FORCE		
645	Construction or Acquisition of Buildings, Works, Land and Major Equipment—Further amount required	31,000,000	
	Pensions and Other Benefits		
646	To provide that George Alvin Baycroft, a former employee of Her Majesty, shall, subject to such terms and conditions as the Treasury Board prescribes, be deemed to have been designated a contributor pursuant to paragraph (f) of subsection (1) of section 4 of the Public Service Superannuation Act on the 1st day of October, 1957	1	66,000,001
	NATIONAL RESEARCH COUNCIL, INCLUDING THE MEDICAL RESEARCH COUNCIL		
647	Construction or Acquisition of Buildings, Works, Land and Equipment—Further amount required		298,000

		1	
No. of Vote	Service	Amount	Total
		\$	\$
	NORTHERN AFFAIRS AND NATIONAL RESOURCES		
	National Parks Branch		
648	National Parks and Historic Sites and Monuments— Construction or Acquisition of Buildings, Works, Land and Equipment—Further amount required	2,500,000	
	Water Resources Branch		
649	Construction or Acquisition of Buildings, Works, Land and Equipment—Further amount required	40,000	
	Northern Administration Branch		
650	Welfare and Industrial Divisions— Construction or Acquisition of Buildings, Works, Land and Equipment—Further amount requiredYukon Territory—	270,000	
651	Operation and Maintenance—To extend the purposes of Vote 302 of the Main Estimates for 1961-62 to include the grants detailed in these Estimates	22,000	2,832,000
	PRIVY COUNCIL		
	Emergency Measures		
652	Administration and Operation of the Emergency Measures Organization—Further amount required	261,500	
	SPECIAL		
653 654	Expenses of the Royal Commission on Banking and Finance including the payment, notwithstanding the Civil Service Act, of honoraria or allowances as may be authorized by the Treasury Board to officers, clerks or employees permanently employed in the Civil Service for services rendered by them to the Commission. Expenses of the Committee of Inquiry into the Unemployment Insurance Act including the payment, notwithstanding the Civil Service Act, of honoraria or allowances as may be authorized by the Treasury Board to officers, clerks or	128,000	
	employees permanently employed in the Civil Service for services rendered by them to the Committee	75,000	464 500
			464,500
	PUBLIC WORKS		
	Public Buildings Construction and Services		
	Construction, acquisition, major repairs and improvements of, and plans and sites for, public buildings listed in the details of the Estimates, including expenditures on works on other than federal property, provided that Treasury Board may increase or decrease the amount within the vote to be expended on individual listed projects—Further amounts required—		
655 656 657	Nova Scotia. New Brunswick Improvements Generally and Miscellaneous Buildings— Not more than \$25,000 to be expended on any one project	375,000	
658	without the approval of Treasury Board	125,000	

No.	Service	Amount	Total
Vote		Amount	Total
		\$	\$
	PUBLIC WORKS—Concluded		
	DEVELOPMENT ENGINEERING SERVICES		
659	Roads and Bridges—Maintenance and Operation—Further amount required	150,000	
	GENERAL		
6 60	Miscellaneous Works not otherwise provided for including expenditures on works on other than federal property: a maximum of \$15,000 may be expended in respect of any one work and, with the approval of Treasury Board, that maximum may be increased to \$25,000—Further amount required.	190,000	1,840,001
	ROYAL CANADIAN MOUNTED POLICE		
	PENSIONS AND OTHER BENEFITS		
661	To deem the election made by the late Benjamin Vinton Beddow on the 9th day of March, 1961, to be valid for all purposes of the Royal Canadian Mounted Police Superannuation Act, notwithstanding that he was not medically examined as required by paragraph (b) of subsection (2) of section 7 of the said Act, and to authorize the payment of benefits to his widow as if he had taken and passed the medical examination so required.		1
	TRADE AND COMMERCE		
	B-General		
	Eldorado Mining and Refining Limited		
662	Payments in the 1961-62 and 1962-63 fiscal years under the contract that was entered into on the 24th day of November, 1961 between Eldorado Mining and Refining Limited on		
	behalf of Her Majesty and Macassa Gold Mines Limited for the purchase by Her Majesty of uranium concentrates		2,400,000
	TRANSPORT		
	A—Department		
	RAILWAY AND STEAMSHIP SERVICES		
663	Construction or Acquisition of Auto-Ferry Vessels and Equipment as listed in the details of the Estimates, provided that Treasury Board may increase or decrease the amount within the vote to be expended upon individual listed projects—Further amount required	71,885	

No.	Samina	A	Total
of Vote	Service	Amount	Lotai
		\$	\$
	TRANSPORT—Concluded		
	B—General		
	Air Transport Board		
664		300,000	
001	Sub ventions for the Carriots as declared in the Estimates.	000,000	
	Canadian Maritime Commission		
665	Steamship Subventions for Coastal Services, as detailed in the Estimates—Further amount required	510, 164	
	St. Lawrence Seaway Authority		
666	Operating deficit and capital requirements of Canals and Works entrusted to the St. Lawrence Seaway Authority—Further amount required.	1,291,400	0 170 440
	WEMED AND ARRAIDS		2,173,449
	VETERANS AFFAIRS		
007	Miscellaneous Payments		
667	To deem the election made by the late Emery Leduc on the 16th day of September, 1957 to be valid for all purposes of the Public Service Superannuation Act, notwithstanding that he was not medically examined as required by section 18 of the said Act, and to authorize payment of benefits to his widow and children as if he had taken and passed the medical examination so required		1
	LOANS, INVESTMENTS AND ADVANCES		
	External Affairs		
668	To authorize the purchase in the current and subsequent fiscal years of United Nations bonds in an amount of \$6,240,000 U.S., notwithstanding that payment may exceed or fall short of the equivalent in Canadian dollars estimated as of January, 1962, which is.	6,493,500	
	Labour		
	B—Unemployment Insurance Commission		
669	To authorize the Minister of Finance, notwithstanding the Unemployment Insurance Act, to credit to the Unemployment Insurance Fund in the fiscal year 1962-63 sums not exceeding in the aggregate \$25,000,000 on such terms and conditions as the Governor in Council determines	25,000,000	
	National Defence		
670	To authorize loans to be made in the current and subsequent fiscal years in respect of housing projects constructed, pursuant to an agreement with the Minister of National Defence, for occupancy by members of the Canadian Forces; such loans to be at interest rates and in accordance with such terms and conditions as the Governor in Council prescribes—Further amount required.	5,000,000	

SCHEDULE—Concluded

No. of Vote	Service	Amount	Total
		\$	\$
671 672 673 674	LOANS, INVESTMENTS AND ADVANCES —Concluded Northern Affairs and National Resources Northern Administration Branch Loans to the Government of the Yukon Territory in accordance with terms and conditions prescribed by the Governor in Council Loans to the Government of the Yukon Territory (hereinafter called the "Territory") in the current and subsequent fiscal years, in accordance with such terms and conditions as the Governor in Council may approve, to enable that Government to make mortgage loans to residents of the Territory for the purchase or construction of low cost houses in the Territory, and to authorize the Commissioner in Council of the Territory, notwithstanding anything in the Yukon Act, to make ordinances in respect of the repayment by the Government of the Territory of loans made to it pursuant to this Vote and in respect of the lending of money to residents of the Territory for the purchase or construction of houses in the Territory and the taking of security therefor by way of mortgage. Loans to the Government of the Northwest Territories in accordance with terms and conditions prescribed by the Governor in Council Loans to the Government of the Northwest Territories (hereinafter called the "Territories") in the current and subsequent	500,000 240,000 150,000	
	fiscal years, in accordance with such terms and conditions as the Governor in Council may approve, to enable that Government to make mortgage loans to residents of the Territories for the purchase or construction of low cost houses in the Territories; and to authorize the Commissioner in Council of the Territories, notwithstanding anything in the Northwest Territories Act, to make ordinances in respect of the repayment by the Government of the Territories of loans made to it pursuant to this Vote and in respect of the lending of money to residents of the Territories for the purchase or construction of houses in the Territories and the taking of security therefor by way of mortgage.	240,000	37,623,500
			01,020,000

CHAP. 13

An Act to authorize the Construction and Operation on behalf of Her Majesty of a line of railway in the Province of Quebec between Matane and Ste. Anne des Monts.

[Assented to 23rd March, 1962.]

HER Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

1. In order to establish railway services between Matane Construction and Ste. Anne des Monts, in the Province of Quebec, and operation of railway and otherwise to assist in the development of the Gaspe line. Peninsula, the Governor in Council may provide for the appointment of Canadian National Railway Company (in this Act called "the Company") as agent of Her Majesty for the construction and completion, prior to the 31st day of December, 1964, or such later date as the Governor in Council may fix, of the line of railway (in this Act called the "railway line") described in the Schedule, and, following completion, for the Company to continue to act as agent of Her Majesty in the maintenance, management and operation of the railway line.

2. Estimates of the mileage of the railway line, the Estimates. amount to be expended on the construction thereof and the average expenditure per mile are set out in the Schedule, and, except with the approval of the Governor in Council, such estimates shall not be exceeded by more than fifteen per cent.

3. The Governor in Council shall pay to the Company Maximum an amount equal to the cost to the Company of constructing the railway line, including the cost of survey of location and the cost of acquisition of the land required for the railway line, but not exceeding in any case the sum of sixteen million, one hundred thousand dollars.

How payments to be made.

4. The amount of the payment hereby authorized shall be paid to the Company out of the Consolidated Revenue Fund by the payment, from time to time, at the direction of the Governor in Council upon the report of the Minister of Transport as to the mileage of railway line constructed or to be constructed, of such amounts, in such manner and subject to such conditions, if any, as the Governor in Council deems expedient.

Adjustment of surplus or deficit. 5. Any surplus of revenues over expenditures in any calendar year arising from or attributable to the maintenance and operation by the Company of the railway line and the maintenance of service with its main line shall be paid by the Company to the Receiver General of Canada for deposit in the Consolidated Revenue Fund, and any deficit in any calendar year arising therefrom or attributable thereto shall be paid to the Company out of any amount appropriated by Parliament for the purpose.

Report to Parliament. 6. The Minister of Transport shall present to Parliament during the first thirty days of each session held prior to the date of completion fixed by or under section 1, a statement showing in detail the nature and extent of the work done under the authority of this Act during the previous calendar year, and the expenditure thereon, and the estimated expenditure for the current calendar year, together with the amount of any payments made under section 4, and such further information as the Minister of Transport may direct.

SCHEDULE.

<u>.</u>	ESTIMATES		
Location	Mileage of Con-		Average cost per mile
From a point of connection with the line of railway of Canada and Gulf Terminal Railway Company at or near Matane, in an easterly direction to Ste. Anne des Monts, both in the Province of Quebec.	Approx. 57	\$14,000,000	\$245,614



CHAP. 14

An Act to amend the Export Credits Insurance Act.

[Assented to 23rd March, 1962.]

[ER Majesty, by and with the advice and consent of the R.S., c. 105] I Senate and House of Commons of Canada, enacts as follows:-

1953-54, c. 15; 1957, c. 8; 1957-58, c. 15; 1959, c. 24; 1960-61, c. 33.

1. Subsection (1) of section 5 of the Export Credits 1959, c. 24, Insurance Act is repealed and the following substituted s. 3(1). therefor:

"5. (1) The Corporation shall be under the management Board of of a board of directors composed of the members of the Corporation and not more than six other directors appointed from time to time by the Governor in Council, one of whom shall be appointed by the Governor in Council to be President and General Manager of the Corporation."

directors.

repealed and the following substituted therefor: (4) The liability of importers under all outstanding Limit of

2. Subsection (4) of section 21A of the said Act is 1960-61, c. 33, s. 2(2).

guaranteed instruments shall not at any time exceed three hundred million dollars."

guarantees.



CHAP. 15

An Act to amend the Farm Improvement Loans Act.

[Assented to 23rd March, 1962.]

HER Majesty, by and with the advice and consent of the R.S., c. 110; Senate and House of Commons of Canada, enacts as 1952, c. 24; follows:

1959, c. 25; 1960-61, c. 22.

1. Subsection (2) of section 4 of the Farm Improvement 1952-53, c. 36, Loans Act is amended by striking out the word "and" at the end of paragraph (e) thereof, by adding the word \$.2; 1959, c. 25, "and" at the end of paragraph (f) thereof and by adding s.3. thereto the following paragraph:

"(g) the period commencing on the 1st day of July, 1962

and ending on the 30th day of June, 1965."

2. Section 5 of the said Act is amended by striking out 1952-53, c. 36, the word "or" at the end of paragraph (c) thereof and by \$\frac{8}{1956}\$ c. 24. adding thereto the following paragraphs:

"(e) made during the period commencing on the 1st day s. 1. of July, 1962 and ending on the 30th day of June, 1965, after the aggregate principal amount of the guaranteed farm improvement loans made by all banks during that period exceeds four hundred million dollars; or

s. 3; 1960-61, c. 22,

(f) made after the 30th day of June, 1965."



CHAP, 16

An Act to amend the Fisheries Improvement Loans Act.

[Assented to 23rd March, 1962.]

TER Majesty, by and with the advice and consent of the 1955, c. 46; I Senate and House of Commons of Canada, enacts as 1959, c. 4. follows:

1. Subsection (2) of section 3 of the Fisheries Improvement Loans Act is repealed and the following substituted therefor:

"(2) The Minister is not liable under this Act to make a Time within payment to a lender in respect of a guaranteed loan made which liability may after the 30th day of June, 1965."



CHAP. 17

An Act to amend the Representation Act.

[Assented to 23rd March, 1962.]

[ER Majesty, by and with the advice and consent of the R.S., c. 334; H Senate and House of Commons of Canada, enacts as follows:

1952-53, c. 8; 1953-54, c. 32; 1955, c. 5; 1959, c. 16; 1960, c. 39.

1. Section 2 of the Representation Act is repealed and the

following substituted therefor:

"2. Eighty-five members of the House of Commons shall Total be elected for the Province of Ontario, seventy-five for the number of members. Province of Quebec, twelve for the Province of Nova Scotia, ten for the Province of New Brunswick, fourteen for the Province of Manitoba, twenty-two for the Province of British Columbia, four for the Province of Prince Edward Island, seventeen for the Province of Saskatchewan, seventeen for the Province of Alberta, seven for the Province of Newfoundland, one for the Yukon Territory and one for the Northwest Territories, thus making a total of two hundred and sixty-five members."

2. Subsection (1) of section 8 of the said Act is repealed

and the following substituted therefor:

"S. (1) Wherever the expression "electoral district of "Northwest Mackenzie River" or the words "Mackenzie River" occur in any section of the Canada Elections Act or in any Schedule for "Mackenzie thereto, there shall, in each case, be substituted therefor River. the expression "electoral district of Northwest Territories" or the words "Northwest Territories"."

Territories

3. That Part of the Schedule to the said Act, at the end Schedule of the Schedule, under the heading "NORTHWEST TERRITORIES" is repealed and the following substituted therefor:

"NORTHWEST TERRITORIES.

There shall be in the Northwest Territories one electoral district named and described as follows, which shall return one member:

NORTHWEST TERRITORIES consisting of:

(a) All that part of Canada north of the Sixtieth Parallel of North Latitude, except the portions thereof that are within the Yukon Territory, the Province of Quebec or the Province of Newfoundland, and

(b) The islands in Hudson Bay, James Bay and Ungava Bay, except those islands that are within the Province of Manitoba, the Province of Ontario or the Province

of Quebec."

CHAP. 18

An Act to amend the St. Lawrence Seaway Authority Act.

[Assented to 23rd March, 1962.]

HER Majesty, by and with the advice and consent of the I Senate and House of Commons of Canada, enacts as follows:

R.S., c. 242; 1953-54, c. 44; 1955, c. 58; 1956, cc. 11, 47; 1959, c. 9.

1. Section 13 of the St. Lawrence Seaway Authority Act 1959, c. 9, is repealed and the following substituted therefor:

"13. The Authority, with the approval of the Governor Power to in Council, may, from time to time, borrow money from borrow money. Her Majesty or otherwise for the purposes for which it is incorporated, but the aggregate of the amounts borrowed under this Act and outstanding shall not at any time exceed three hundred and forty-five million dollars."



10-11 ELIZABETH II.

CHAP. 19

An Act to amend the Small Businesses Loans Act.

[Assented to 23rd March, 1962.]

HER Majesty, by and with the advice and consent of the 1960-61, c. 5. Senate and House of Commons of Canada, enacts as follows:

1. Paragraph (d) of section 2 of the Small Businesses Loans Act is amended by deleting the word "or" at the end of subparagraph (ii) thereof, by adding the word "or" at the end of subparagraph (iii) thereof and by adding

thereto the following subparagraph:

"(iv) the construction or purchase of alternative premises where the premises in which the business enterprise was or is being carried on are not or will cease to be available for that purpose, or where, in the opinion of a responsible officer of the bank, failure to relocate the business enterprise in alternative premises will impede the efficient carrying on of the enterprise or the reasonable expansion thereof;"

ROGER DUHAMEL, F.R.S.C.

QUEEN'S PRINTER AND CONTROLLER OF STATIONERY

OTTAWA, 1962



10-11 ELIZABETH II.

CHAP. 20

An Act for granting to Her Majesty certain sums of money for the public service for the financial year ending the 31st March, 1963.

[Assented to 5th April, 1962.]

Most Gracious Sovereign,

WHEREAS it appears by messages from His Excellency, Preamble. Major-General Georges Philias Vanier, D.S.O., M.C., Governor General of Canada, and the estimates accompanying the said messages, that the sums hereinafter mentioned are required to defray certain expenses of the public service of Canada, not otherwise provided for, for the financial year ending the 31st day of March, 1963, and for other purposes connected with the public service: May it therefore please your Majesty, that it may be enacted, and be it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, that:

- 1. This Act may be cited as the Appropriation Act Short title. No. 3, 1962.
- 2. From and out of the Consolidated Revenue Fund, \$674,658,525.84 there may be paid and applied a sum not exceeding in the granted for 1962-63. whole six hundred and seventy-four million, six hundred and fifty-eight thousand, five hundred and twenty-five dollars and eighty-four cents, towards defraying the several charges and expenses of the public service, from the 1st day of April, 1962, to the 31st day of March, 1963, not otherwise provided for, and being the aggregate of

(a) one-sixth of the total of the amounts of the items set forth in the Main Estimates for the fiscal year ending the 31st day of March, 1963, as laid before the House of Commons at the present session of Parliament,

\$666,562,659.16;

(b) one-third of the total of the amounts of the several items in the Main Estimates set forth in Schedule A. \$614,700.00;

(c) one-sixth of the total of the amounts of the several items in the Main Estimates set forth in Schedule B, \$1.302,483.34; and

(d) one-twelfth of the total of the amounts of the several items in the Main Estimates set forth in Schedule C,

\$6,178,683.34.

Purpose and effect of each item.

3. The amount authorized by this Act to be paid or applied in respect of an item may be paid or applied only for the purposes and subject to any terms and conditions specified in the item, and the payment or application of any amount pursuant to the item has such operation and effect as may be stated or described therein.

Power to raise loan of \$1,000,000,000 for public works and general purposes. R.S., c. 116.

4. (1) The Governor in Council may, in addition to the sums now remaining unborrowed and negotiable of the loans authorized by Parliament, by any Act heretofore passed, raise by way of loan, under the Financial Administration Act, by the issue and sale or pledge of securities of Canada, in such form, for such separate sums, at such rates of interest and upon such other terms and conditions as the Governor in Council may approve, such sum or sums of money, not exceeding in the whole, the sum of one billion dollars, as may be required for public works and general purposes.

Lapse of prior borrowing powers.

(2) All borrowing powers that are authorized by section 4 of chapter 11 and by section 4 of chapter 40 of the statutes of 1960-61 and are outstanding and unused shall expire on the date of the coming into force of this Act.

Account to be rendered. R.S., c. 116.

5. Amounts paid or applied under the authority of this Act shall be accounted for in the Public Accounts in accordance with section 64 of the Financial Administration Act.

SCHEDULE A

Based on the Main Estimates, 1962-63. The amount hereby granted is \$614,700.00, being one-third of the total of the amounts of the several items in the said Estimates as contained in this Schedule.

Sums granted to Her Majesty by this Act for the financial year ending 31st March, 1963, and the purposes for which they are granted.

No. of Vote	Service	Amount	Total
		\$	\$
	ATOMIC ENERGY		
	Atomic Energy Control Board		
5	Grants for Researches and Investigations with respect to Atomic Energy	770,000	
	MINES AND TECHNICAL SURVEYS		
	GENERAL		
125	Purchases of Air Photography and the expenses of the Inter- departmental Committee on Air Surveys	785,100	
	PRIVY COUNCIL		
	Special		
25	Expenses of the Royal Commission on Government Organization including the payment, notwithstanding the Civil Service Act, of honoraria or allowances as may be authorized by the Treasury Board to officers, clerks or employees permanently employed in the Civil Service for services rendered by them to the Commission	289,000	*1,844,100

^{*} Net total \$614,700 00

SCHEDULE B

Based on the Main Estimates, 1962-63. The amount hereby granted is \$1,302,483.34, being one-sixth of the total of the amounts of the several items in the said Estimates as contained in this Schedule.

Sums granted to Her Majesty by this Act for the financial year ending 31st March, 1963, and the purposes for which they are granted.

No. of Vote	Service	Amount	Total
		\$	\$
=	LEGISLATION		
	House of Commons		
40 45	General Administration—Estimates of the Clerk Estimates of the Sergeant-at-Arms	2,390,700 1,056,800	
:	NORTHERN AFFAIRS AND NATIONAL RESOURCES		
	Canadian Government Travel Bureau		
125	To assist in promoting the Tourist Business in Canada including a grant of \$5,000 to the Canadian Tourist Association	3,367,400	
	PUBLIC WORKS		
i	General		
190	Balances required to complete any projects undertaken in previous fiscal years and for which no specific provision is made in the fiscal year 1962-63	1,000,000	*7,814,900

^{*} Net total \$1,302,483.34

SCHEDULE C

Based on the Main Estimates, 1962-63. The amount hereby granted is \$6,178,683.34, being one-twelfth of the total of the amounts of the several items in the said Estimates as contained in this Schedule.

Sums granted to Her Majesty by this Act for the financial year ending 31st March, 1963, and the purposes for which they are granted.

No. of Vote	Service	Amount	Total
		\$	\$
	NATIONAL RESEARCH COUNCIL		
1	Salaries and Other Expenses	37,624,700	
25	NATIONAL REVENUE TAXATION DIVISION District Offices	33,631,500	
20	TRADE AND COMMERCE GENERAL ADMINISTRATION Standards Branch	2,888,000	*74,144,200

^{*} Net total \$6,178,683.34

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1962



10-11 ELIZABETH II.

CHAP. 21

An Act to amend the Canadian Wheat Board Act.

[Assented to 5th April, 1962.]

HER Majesty, by and with the advice and consent of the R.S., c. 44; Senate and House of Commons of Canada, enacts as 1952-53, c. 26: follows:

1957, c. 6.

- **1.** Paragraphs (e) and (f) of subsection (1) of section 2 of the Canadian Wheat Board Act are repealed and the following substituted therefor:
 - "(e) "grain" includes wheat, oats, barley, rye, flaxseed and rapeseed;
 - (f) "Minister" means the Minister of Agriculture: "Minister."
- 2. The said Act is further amended by adding thereto, immediately after section 8 thereof, the following section:
- "SA. (1) With the approval of the Governor in Council, the Board may enter into a contract with any person
 - (a) for the provision of a group life insurance plan, and
 - (b) for the provision of a group medical-surgical insurance plan

for the members of the Board and the officers, clerks and employees employed by the Board under this Act and their dependents, and may contribute a share of the premiums payable under such plans out of the funds of the Board.

- (2) Contributions made by the Board pursuant to subsection (1) shall be deemed to be expenses incurred in connection with the operations of the Board."
- 3. Section 23 of the said Act is repealed and the following 1957, c. 6, substituted therefor:
- "23. The provisions of this Part shall be deemed to be Duration. repealed on and after the 1st day of August, 1967."

Group life insurance plan and group medicalinsurance plan.

1957, c. 6,

Chap. 21.

- **4.** Paragraph (a) of section 24 of the said Act is repealed and the following substituted therefor:
 - "(a) each crop year subsequent to the 31st day of July, 1950, and prior to the 1st day of August, 1967; and"

10-11 Eliz. II.

1952-53, c. 26, s. 11.

- **5.** (1) Subparagraph (i) of paragraph (a) of subsection (1) of section 29A of the said Act is repealed and the following substituted therefor:
 - "(i) by applying such undistributed balance in payment of the expenses of distribution of the balance mentioned in subsection (2) of section 26 with respect to the same kind of grain in any earlier pool period, and"

(2) Paragraph (b) of subsection (1) of section 29A of the said Act is repealed and the following substituted therefor:

"(b) to pay to the persons who are entitled to receive payments in respect of that grain the amount to which they are entitled out of such separate account."

(3) Subsection (2) of section 29A of the said Act is repealed

and the following substituted therefor:

How transferred balances to be used.

"(2) Any balance transferred to the separate account pursuant to subparagraph (ii) of paragraph (a) of subsection (1), other than such part thereof as is required for the payments referred to in paragraph (b) of subsection (1), shall be used for such purposes as the Governor in Council, upon the recommendation of the Board, may deem to be for the benefit of producers."

1957, c 6. s. 3

6. Section 34 of the said Act is repealed and the following substituted therefor:

Duration.

"34. The provisions of this Part shall be deemed to be repealed on and after the 1st day of August, 1967."

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1962

10-11 ELIZABETH II.

CHAP. 22

An Act to amend the Judges Act.

[Assented to 5th April, 1962.]	R.S., c. 159; 1952–53, c. 4; 1953–54, c. 58; 1955, c. 48; 1956, c. 8;
HER Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—	1957, c. 30; 1958, c. 33; 1959, c. 28; 1960, cc. 46, 47; 1960–61, c. 38.
1. Paragraph (d) of section 7 of the Judges Act is repealed and the following substituted therefor: "(d) Twenty-two other judges of the High Court, each	1958, c. 33, s. 1.
2. Paragraph (a) of section 19 of the said Act is repealed and the following substituted therefor: "(a) One chief judge and seventy-eight judges and junior judges of the County and District Courts, each	1960-61, c. 38, s. 4(1).

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1962

.....\$10,500."



10-11 ELIZABETH

CHAP. 23

An Act for granting to Her Majesty certain sums of money for the public service for the financial year ending the 31st March, 1962.

[Assented to 18th April, 1962.]

Most Gracious Sovereign,

WHEREAS it appears by message from His Excellency, Preamble. Major-General Georges Philias Vanier, D.S.O., M.C., Governor General of Canada, and the estimates accompanying the said message, that the sums hereinafter mentioned are required to defray certain expenses of the public service of Canada, not otherwise provided for, for the financial year ending the 31st day of March, 1962, and for other purposes connected with the Public Service: May it therefore please Your Majesty, that it may be enacted, and be it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, that:

- 1. This Act may be cited as the Appropriation Act Short title. No. 4, 1962.
- 2. From and out of the Consolidated Revenue Fund, \$138,416,981 there may be paid and applied a sum not exceeding in the 1961-62. whole one hundred and thirty-eight million, four hundred and sixteen thousand, nine hundred and eighty-one dollars towards defraying the several charges and expenses of the public service, from the 1st day of April, 1961, to the 31st day of March, 1962, not otherwise provided for, and being the total of the amounts of the items, set forth in the Schedule to this Act.

Purpose and effect of each item.

3. (1) The amount authorized by this Act to be paid or applied in respect of an item may be paid or applied only for the purposes and subject to any terms and conditions specified in the item, and the payment or application of any amount pursuant to the item has such operation and effect as may be stated or described therein.

(2) The provisions of each item in the Schedule shall be deemed to have been enacted by Parliament on the

1st day of April, 1961.

Amounts chargeable to year ending 31st March, 1962. 4. Notwithstanding the provisions of the Financial Administration Act, the amounts appropriated by this Act may be paid at any time on or before the thirtieth day of April, one thousand nine hundred and sixty-two, and such payment shall be deemed to have been made in and be chargeable to the fiscal year ending the thirty-first day of March, one thousand nine hundred and sixty-two.

Account to be rendered.

5. Amounts paid or applied under the authority of this Act shall be accounted for in the Public Accounts in accordance with section 64 of the Financial Administration Act.

SCHEDULE

Based on the Further Supplementary Estimates (4), 1961-62. The amount hereby granted is \$138,416,981, being the total of the amounts of the items in the Estimates as contained in this Schedule.

Sums granted to Her Majesty, by this Act for the financial year ending 31st March, 1962, and the purposes for which they are granted.

No.	Service	Amount	Total
Vote			
		\$	\$
	AGRICULTURE		
	Administration Branch		
675 676	Departmental Administration—Further amount required Contributions to Commonwealth Agricultural Bureaux—To increase by £3,553 the amount provided for in Vote 3, Main Estimates, 1961-62; the equivalent in Canadian dollars,	77,500	
	estimated as of February, 1962, is	10,446	
	Production and Marketing Branch		
677	Subsidies for Cold Storage Warehouses under the Cold Storage Act—Further amount required Health of Animals Division—	78,588	
678	Payment of compensation to owners of animals affected with diseases coming under the Animal Contagious Diseases Act, which have died or have been slaughtered		
	in circumstances not covered by the above Act and Regulations made thereunder, all as detailed in the		
	EstimatesLivestock Division—	8,417	
679	Supervision of Race Track Betting—Further amount re-		
680	quiredGrants to Agricultural Fairs, Exhibitions and Museums in	28,000	
	accordance with regulations of the Governor in Council —Further amount required	130,000	
681	Plant Products Division— Contribution to Prince Edward Island, in accordance with terms and conditions prescribed by the Governor in Council, of one-half of amounts paid by that Province to potato growers in respect of their 1960 crop as compensation for losses due to fusarium rot to a maximum contribution by Canada of \$300 in respect of any one		
682	farm—Further amount required	70,000 1,362,000	
	LAND REHABILITATION, IRRIGATION AND WATER STORAGE PROJECTS		
683	Reimbursement of the Prairie Farm Rehabilitation Act Revolving Fund for the value of stores which have become obsolete, unserviceable, lost or destroyed	1,403	
	Special		
684	Estimated amount required to recoup the Agricultural Products Board Account to cover the net operating loss recorded in the Account as at March 31, 1962	4,861,998	
685	Estimated amount required to recoup the Agricultural Com- modities Stabilization Account to cover the net operating loss of the Agricultural Stabilization Board as at March	1,001,000	
	31, 1962	23,139,333	29,767

No. of Vote	Service	Amount	Total
		\$	\$
	ATOMIC ENERGY		
	Atomic Energy Control Board		
6 86	Administration Expenses of the Atomic Energy Control Board —Further amount required		1,400
	CITIZENSHIP AND IMMIGRATION		
	Indian Affairs Branch		
687 688	Reserves and Trusts— Operation and Maintenance—Further amount required Welfare of Indians— Operation and Maintenance—To increase to \$65,000 the grant to the Province of Manitoba of one-half of the	59,500	
	cost of a program of community development and to provide a further amount of	765,000	824,500
	CIVIL SERVICE COMMISSION		
689	Salaries and Contingencies of the Commission including compensation in accordance with the Suggestion Award Plan of the Public Service of Canada—Further amount required.		5,000
	DEFENCE PRODUCTION		
	A—Department		
690	Care, Maintenance and Custody of Standby Defence Plants, Buildings, Machine Tools and Production Tooling—Further amount required	100,000	
	B—Crown Companies		
691	Canadian Arsenals Limited— Administration and Operation—To extend the purposes of Vote 74, Main Estimates, 1961-62, to reimburse Canadian Arsenals Limited in respect of outstanding balances of previous years' operating deficits	1	100,001
	EXTERNAL AFFAIRS A—Department		
692	A—DEPARTMENT Departmental Administration—Further amount required	225,000	
693 694	Representation Abroad—Operational—Further amount required Canada's civilian participation as a member of the International Commissions for Supervision and Control in Indo-China—	85,000	
695	Further amount required. Official Hospitality—Further amount required.	89,000 6,500	
696	Canadian Representation at International Conferences—Further	115,000	
697	amount required	6,000	

No. of Vote	Service	Amount	Total
		\$	\$
	EXTERNAL AFFAIRS—Concluded		
	A—Department—Concluded		
698	Contribution towards the furnishing of Marlborough House, London, England, in an amount of £310, notwithstanding that payment may exceed or fall short of the equivalent in Canadian dollars, estimated as of February, 1962, which is.	915	
	Contributions to International Economic and Special Aid Programs		
	Special Aid Programs—		
699	Expenses in connection with Canada's participation in the World Refugee Year, for the completion of the Tuber-		
700	culous Refugee Program—Further amount required To reimburse the Agricultural Stabilization Board for skim	64,000	
	milk powder donated to international relief agencies	114,282	
	Other Payments to International Organizations and Programs		
701	Assessments for Membership in the International (including Commonwealth) Organizations that are detailed in the Estimates, including authority to pay such assessments in the amounts and in the currencies in which they are levied—Further amount required in Canadian dollars,		
702	Payment to the International Civil Aviation Organization in part reimbursement of compensation paid to its Canadian employees for Quebec income tax for the 1960 taxation	471,976	
703	To provide the International Civil Aviation Organization with office accommodation at less than commercial rates—	1,465	
704	Assessment for the United Nations Congo Ad Hoc Account for 1961—To extend the purposes of Vote 516 of the Supplementary Estimates, 1961–62, to provide for payment of the assessment for the said Account for 1962, and to provide a further amount of \$2,493,376 U.S., notwithstanding that payment may exceed or fall short of the equivalent in Canadian dollars; the amount required in Canadian dollars,	27,202	
705	estimated as of February, 1962, is. Assessment towards financing the United Nations Emergency Force in an amount of \$300.690 U.S., notwithstanding that	2,612,591	
706	payment may exceed or fall short of the equivalent in Canadian dollars, estimated as of February, 1962, which is. Canada's share of the costs incurred by the United Nations of the Geneva conference on the settlement of the Lactian	315,067	
	question	11,000	4,144,998
			1,111,330
	FINANCE		
	Administration of Various Acts and Costs of Special Functions		
707	Royal Canadian Mint—		
708	Administration, Operation and Maintenance—Further amount required.	42,000	
100	Construction of Acquisition of Equipment—Further amount required	13,000	

No. of Vote	Service	Amount	Total
		\$	\$
	FINANCE—Concluded		
	Subsidies and Other Payments to Provinces		
	Special Payments to Provinces		
709	Payments to the Government of each Province, in respect of income tax collected from corporations whose main business is the distribution to or generation for distribution to the public of electrical energy, gas or steam, of amounts computed in accordance with section 6 of The Tax Rental Agreements Act, 1952, as if the last two lines of subsection (1) of that section read as follows: "ending on the thirty-first day of December, one thousand nine hundred and fifty-nine"—Further amount required. Contingencies and Miscellaneous	396, 559	
710	To authorize the Treasury Board to delete from the accounts		
• • • • • • • • • • • • • • • • • • • •	certain debts due, and claims by, Her Majesty, each of which is in excess of \$1,000, amounting in the aggregate to \$3,710,688	1	
	GENERAL ITEMS OF PAYROLL COSTS INCLUDING SUPERANNUATION PAYMENTS		
711	To supplement other votes, subject to the approval of the Treasury Board, for the payment of salaries, wages, and other paylist charges—Further amount required	2,500,000	
	Public Service Superannuation Act in terms similar to those contained in such agreements that have been entered into with other public service employers.	1	
			2,951,561
	FISHERIES		
	Special		
713	Estimated amount required to recoup the Lobster Trap Indemnity Account established under Vote 540 of the Appropriation Act No. 5, 1955, to cover the net operating loss in the Account as at March 31, 1962		99,000
	JUSTICE		
	A—Department		
714	Departmental Administration—Further amount required	75,500	
715	Administration of Justice in the Northwest Territories, including the Northwest Territories Territorial Court—Further amount required	47,000	

No. of Vote	Service	Amount	Total
		\$	\$
	JUSTICE—Concluded		
	A—Department—Concluded		
	Yukon Territory—		
716	Administration of Justice in the Yukon Territory, including the Yukon Territorial Court—Further amount required	41,000	
717	Combines Investigation Act— Restrictive Trade Practices Commission—Further amount	11,000	
718	required Bankruptcy Act Administration—Further amount required	5,000 25,000	
	Pensions and Other Benefits		
719	Gratuities to the Widows or Other Dependents of Judges who die while in office—Further amount required	9,000	
	B—Penitentiaries		
720	Reimbursement of the Industrial Revolving Fund established by Vote 628 of the Appropriation Act No. 2, 1955, for the value of materials which were destroyed by fire	14,145	216,645
	LEGISLATION		210,010
	House of Commons		
721	Canada's share of the expenses of the Commonwealth Parliamentary Association including subscriptions to publications of the Association—Further amount required	1,000	
722	General Administration—Estimates of the Clerk—Further amount required.	148,000	
	-		149,000
	MINES AND TECHNICAL SURVEYS		
	A-Department		
	GENERAL		
723	Polar Continental Shelf Project—Further amount required		103,565
	NATIONAL DEFENCE		
	Royal Canadian Navy		
724	Operation and Maintenance—Further amount required		3,500,000
	NATIONAL HEALTH AND WELFARE		
	National Health Branch		
725	Health Services, including Assistance to the Provinces— To authorize Hospital Construction Grants to the Provinces, the Northwest Territories and the Yukon Territory upon the terms and in the amounts detailed in the Estimates—Further amount required	2,000,000	

No. of Vote	Service	Amount	Total
		\$	\$
	NATIONAL HEALTH AND WELFARE—Concluded		
	Welfare Branch		
726	To authorize payment to the Government of the Province of Prince Edward Island in respect of the month of January, 1961, on account of claims submitted under an agreement entered into with that Province pursuant to the Unemployment Assistance Act notwithstanding that claims were not made within the time required as provided in paragraph 13 of the said agreement	15,708	2.015.709
	NORTHERN AFFAIRS AND NATIONAL RESOURCES		2,015,708
	National Parks Branch		
727	National Parks and Historic Sites and Monuments— Administration, Operation and Maintenance—Further		
728	amount required	163,000	
	and Development, including Administration of the Migratory Birds Convention Act—Further amount required	27,000	
	Water Resources Branch		
729	Water Resources Branch— Administration, Operation and Maintenance—Further amount required	50,000	
	Northern Administration Branch		
730	Education Division— Administration, Operation and Maintenance—Further amount required	200,000	
731	Administration, Operation and Maintenance—Further amount required	202,000	
102	Vote 302 of the Main Estimates for 1961-62 to include the contributions detailed in these Estimates	51,020	
733	Northwest Territories and Other Field Services— Operation and Maintenance—Further amount required	220,000	
	National Museum of Canada		
734	Administration, Operation and Maintenance—Further amount		
	required	50,000	963,020
	PRIVY COUNCIL		
	Special		
735	Expenses of the Royal Commission on railway problems—	34,462	
736	Expenses of the Royal Commission on Canadian Magazines and Other Periodicals—Further amount required	22,800	
737	Expenses of the Royal Commission on Health Services-		

No. of Vote	Service	Amount	Total
		\$	\$
	PUBLIC PRINTING AND STATIONERY		
738 739 740	Purchasing, Stationery and Stores—Further amount required. Distribution of Official Documents—Further amount required. Printing and Binding Official Publications for Sale and Distribu-	60,000 35,500	
741	tion to Departments and the Public—Further amount required	200,000	
	the value of stores which have become obsolete, unservice- able, lost or destroyed	34,821	330,32
	PUBLIC WORKS		
	CENTRAL MORTGAGE AND HOUSING CORPORATION		
742	To reimburse Central Mortgage and Housing Corporation for losses sustained by it during the fiscal year 1960-61 as a result of the operation of Federal-Provincial projects undertaken under section 36 of the National Housing Act, 1954— To extend the purposes of Vote 577, Supplementary Esti-		
743	mates, 1961-62, to include such losses sustained on or before December 31, 1961. Reimbursement to Central Mortgage and Housing Corporation for amounts loaned under section 36H of the National Housing Act, 1954, to municipalities and municipal sewerage	1,035,918	
	corporations, and forgiven by the Corporation during the calendar year 1961, pursuant to section 36G of the Act	35,536	
	NATIONAL CAPITAL COMMISSION		
744	Operation and Maintenance of parks, parkways and grounds adjoining Government Buildings at Ottawa and Hull, and General Administration—Further amount required	25,000	1,096,45
	TRADE AND COMMERCE		
	A—Department		
	GENERAL ADMINISTRATION		
745	Departmental Administration—Further amount required Trade Commissioner Service—	150,000	
746 747	Administration and Operation—Further amount required Construction or Acquisition of Buildings, Land, Equipment	167,500	
	and Furnishings—Further amount required	70,000	387,50
	TRANSPORT		
	A—Department		
	Marine Services		
	Marine Regulations including Pilotage and Marine Reporting Services—		
748	Administration, Operation and Maintenance—To extend the purposes of Vote 412, Main Estimates, 1961-62, to include the payment of expenses, including excepted expenses, incurred in respect of Canadian distressed seamen	1	

No. of Service	Amount	Total
	\$	\$
MD A NODODE CO. L. I.		
TRANSPORT—Concluded		
A—Department—Concluded		
RAILWAY AND STEAMSHIP SERVICE	ŒS	
749 Bell Island-Portugal Cove, Newfoundland I Repairs and Improvements to Terminal by Newfoundland—Further amount requir Payments to the Canadian National Railway inafter called the Company) upon applic by the Minister of Transport, made be to the Minister of Finance, to be applicable pany in payment of the deficits, certified of the Company, arising in the operation year 1961—Further amounts required—	Facilities owned ed	
750 Prince Edward Island Car Ferry and Term		
751 Newfoundland Ferry and Terminals Canadian National Railways Deficit, 1961—A to provide for payment to the Canadian N Company (hereinafter called the National applications approved by the Minister of by the National Company to the Minister to be applied by the National Company in system deficit (certified by the auditors Company) arising in the calendar year recovery therefrom of accountable advand	ational Railway Company) upon Fransport, made of Finance, and payment of the of the National 1961, subject to	
National Company from the Consolidated		
PENSIONS AND OTHER BENEFITS		
753 Supplemental Pension Allowances to former Newfoundland Railways, Steamships and cation Services transferred to Canadian Na—Further amount required	r employees of l Telecommuni- tional Railways 6,546	
General		
754 Trans-Canada Air Lines Deficit, 1961—Amore provide for payment to Trans-Canada Air after called the Company) upon application the Minister of Transport, made by the Minister of Finance, and to be applied by payment of the deficit (certified by the Company) arising in the calendar year	unt required to r Lines (herein- ns approved by Company to the	
recovery therefrom of accountable advance	es made to the	
Company from the Consolidated Revenue Reimbursement of the Department of Transpor for the value of stores which have becor serviceable, lost or destroyed	ne obsolete, un-	
B—General		
CANADIAN MARITIME COMMISSIO	N	
756 Steamship Subventions for Coastal Services, a Estimates—Further amount required		75,609,

No. of Vote	Service	Amount	Total
		\$	\$
	VETERANS AFFAIRS		
757	Prosthetic Services—Supply, Manufacture and Administration		
101	—Further amount required	48,000	
	War Veterans Allowances and Other Benefits		
758	War Veterans Allowances—To extend the purposes of Vote 462,		
	Main Estimates, 1961-62, to provide for the payment of the allowances prescribed in Part XI of the Civilian War		
	Pensions and Allowances Act; to provide for the payment of the said allowances in the 1962-63 fiscal year out of any		
	moneys appropriated in respect of that fiscal year for war veterans allowances, and to provide a further amount of	250,000	
	Canadian Pension Commission		
75 9	To authorize payment of a pension for life with effect from the 1st day of March, 1961 to Mrs. Mary Cantwell, widow of		
	Private William John Cantwell, 10th Battalion, Northwest Field Forces, in an amount equal to the amount that she		
	would otherwise receive under the Pension Act, as amended from time to time, had the service of Private Cantwell in		
	the Northwest Field Forces been full-time paid service in the Armed Forces of Canada subsequent to World War I;		
	and to ratify all payments made to Mrs. Cantwell as pension prior to the 1st day of March, 1961.	1	
	prior to the 150 day of march, 1501	1	
	Soldier Settlement and Veterans' Land Act		
760	Grants to veterans settled on Provincial Lands in accordance with agreements with Provincial Governments under sec-		
	tion 38 of the Veterans' Land Act and grants to veterans		
	settled on Dominion Lands, in accordance with an agree- ment with the Minister of Northern Affairs and National		
	Resources under section 38 of the Veterans' Land Act—Further amount required	35,000	990 000
			333,00
			122,778,73
	LOANS, INVESTMENTS AND ADVANCES		
	External Affairs		
761	Additional advance to the Working Capital Fund of the United Nations Organization in the amount of \$2,391 U.S., notwith-		
	standing that payment may exceed or fall short of the equivalent in Canadian dollars, estimated as of February,		
762	1962, which is	2,506	
102	and Agricultural Organization in the amount of \$9,694 U.S.,		
	notwithstanding that payment may exceed or fall short of the equivalent in Canadian dollars, estimated as of Febru-	10 157	
7 63	ary, 1962, which is Additional advance to the Working Capital Fund of the Inter-	10,157	
	governmental Maritime Consultative Organization in the amount of \$560 U.S., notwithstanding that payment may		
	exceed or fall short of the equivalent in Canadian dollars, estimated as of February, 1962, which is	587	

SCHEDULE—Concluded

No. of Vote	Service	Amount	Total
		\$	\$
	LOANS, INVESTMENTS AND ADVANCES—Concluded		
	Public Works		
	Central Mortgage and Housing Corporation		
764	Advances pursuant to sub-section (4) of section 36 of the National Housing Act, 1954, in respect of housing and land develop- ment projects undertaken jointly with the Governments of		
765	the Provinces during the fiscal year 1960-61—To extend the purposes of Vote 601, Supplementary Estimates, 1961-62, to provide for such advances in respect of housing and land development projects undertaken on or before December 31, 1961. Advances charged to the special account in the Consolidated Revenue Fund established by subsection (2) of section 36H of the National Housing Act, 1954, in respect of loans to municipalities and municipal sewerage corporations, for construction or expansion of municipal sewage treatment projects during the calendar year 1961.	8,500,000	
	Transport		
	St. Lawrence Seaway Authority		
766	Loans to the St. Lawrence Seaway Authority in such manner and subject to such terms and conditions as the Governor in Council may approve—Further amount required		
	in Council may approve—Further amount required	4,123,000	15,638,250
			138,416,981

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1962

10-11 ELIZABETH II.

CHAP. 24

An Act for granting to Her Majesty certain sums of money for the public service for the financial year ending the 31st March, 1963.

[Assented to 18th April, 1962.]

Most Gracious Sovereign,

WHEREAS it appears by messages from His Excellency, Preamble. Major-General Georges Philias Vanier, D.S.O., M.C., Governor General of Canada, and the estimates accompanying the said messages, that the sums hereinafter mentioned are required to defray certain expenses of the public service of Canada, not otherwise provided for, for the financial year ending the 31st day of March, 1963, and for other purposes connected with the public service: May it therefore please your Majesty, that it may be enacted, and be it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, that:

- 1. This Act may be cited as the Appropriation Act Short title. No. 5, 1962.
- 2. From and out of the Consolidated Revenue Fund, \$1,704,710,347,93 there may be paid and applied a sum not exceeding in the 1962-63. whole one billion, seven hundred and four million, seven hundred and ten thousand, three hundred and forty-seven dollars and ninety-three cents, towards defraying the several charges and expenses of the public service, from the 1st day of April, 1962, to the 31st day of March, 1963, not otherwise provided for, and being the aggregate of
 - (a) five-twelfths of the total of the amounts of the items set forth in the Main Estimates for the fiscal year ending the 31st day of March, 1963, as laid before the House of Commons at the present session of Parliament, \$1,666,406,647.92;

87 (b) (b) one-third of the total of the amounts of the several items in the Main Estimates set forth in Schedule A, \$5,451,575.00;

(c) one-quarter of the total of the amounts of the several items in the Main Estimates set forth in

Schedule B, \$3,199,700.00;

(d) one-sixth of the total of the amounts of the several items in the Main Estimates set forth in Schedule C, \$4.550.983.34; and

(e) one-twelfth of the total of the amounts of the several items in the Main Estimates set forth in Schedule D, \$25,101,441.67.

Purpose and effect of each item.

3. The amount authorized by this Act to be paid or applied in respect of an item may be paid or applied only for the purposes and subject to any terms and conditions specified in the item, and the payment or application of any amount pursuant to the item has such operation and effect as may be stated or described therein.

Power to raise loan of \$500,000,000 for public works and general purposes. R.S., c. 116. 4. The Governor in Council may, in addition to the sums now remaining unborrowed and negotiable of the loans authorized by Parliament, by any Act heretofore passed, raise by way of loan, under the Financial Administration Act, by the issue and sale or pledge of securities of Canada, in such form, for such separate sums, at such rates of interest and upon such other terms and conditions as the Governor in Council may approve, such sum or sums of money, not exceeding in the whole, the sum of five hundred million dollars, as may be required for public works and general purposes.

Account to be rendered. R.S., c. 116.

5. Amounts paid or applied under the authority of this Act shall be accounted for in the Public Accounts in accordance with section 64 of the Financial Administration Act.

SCHEDULE A.

Based on the Main Estimates, 1962-63. The amount hereby granted is \$5,451,575.00, being one-third of the total of the amounts of the several items in the said Estimates as contained in this Schedule.

Sums granted to Her Majesty by this Act for the financial year ending 31st March, 1963, and the purposes for which they are granted.

No. of Service ote	Amount	Total
	\$	\$
EXTERNAL AFFAIRS		
A—Department		
40 Grant to the United Nations Association in Canada Grant to the Canadian Atlantic Co-ordinating Committee	12,000 2,500	
Contributions to International Economic and Special Aid Programs		
Multilateral Economic Aid Programs— Contribution to the United Nations Special Fund in amount of \$2,350,000 U.S., notwithstanding the payment may exceed or fall short of the equivale	at nt	
in Canadian dollars, estimated as of December, 196 which is	2,445,500 m in- ing	
in Canadian dollars, estimated as of December, 196 which is Contribution to the Operational Budget of the Intentional Atomic Energy Agency in an amount	2,237,300 er- of	
\$57,000 U.S., notwithstanding that payment me exceed or fall short of the equivalent in Canadia dollars, estimated as of December, 1961, which is Special Aid Programs—	59,300	
95 Contribution to the Program of the United Nations Hig Commissioner for Refugees		
100 Contribution to the United Nations Children's Fund 105 Contribution to the United Nations Relief and Worl	800,000 ks	
Agency for Palestine Refugees in the Near East Purchase of flour to be given to the United Nations Reli and Works Agency for Palestine Refugees in the Near	500,000	
East	500,000	
Governmental Committee for European Migration		
Other Payments to International Organizations and Programs		
Contributions to the program of the North Atlantic Treat Organization's Science Committee in an amount of \$166,9 U.S., notwithstanding that payment may exceed or fa short of the equivalent in Canadian dollars, estimated	56 all	
of December, 1961, which is	173,700 15,000 00, of	
the equivalent in Canadian dollars, estimated as of December, 1961, which is	1,500	

89

No. of ote	Service	Amount	Total
		\$	\$
	FINANCE		
	Contingencies and Miscellaneous		
appro re-use appro	eous minor or unforeseen expenses, subject to the val of the Treasury Board, including authority to any sums repaid to this appropriation from other priations, and for awards under the Public Servants tions Act	3,000,000	
	GENERAL ITEMS OF PAYROLL COSTS INCLUDING SUPERANNUATION PAYMENTS		
Treas	ment other votes, subject to the approval of the ury Board, for the payment of salaries, wages and paylist charges	3,000,000	
	FORESTRY		
in a p	ion to the Province of New Brunswick for assistance rogram designed to combat the spruce budworm tion, in accordance with an agreement to be entered y Canada and the Province	150,000	
	LEGISLATION		
	House of Commons		
ments of the 35 Grant to	share of the expenses of the Commonwealth Parlia- ry Association including subscriptions to publications Association	22,000 14,000	
1	MINES AND TECHNICAL SURVEYS		
	A—Department		
	Administration Services		
Assessmer Geogr	at for Membership in the Pan-American Institute of aphy and History	9,800	
	NATIONAL DEFENCE		
	GENERAL SERVICES		
	Military Associations, Institutes and Others as de- in the Estimates	246, 625	
	NATIONAL FILM BOARD		
5 Acquisitio	n of Equipment	197,600	

SCHEDULE A—Concluded

No. of Vote	Service	Amount	Total
		\$	\$
	PRIVY COUNCIL		
	Special		
40	Expenses of the Committee of Inquiry into the Unemployment Insurance Act including the payment, notwithstanding the Civil Service Act, of honoraria or allowances as may be authorized by the Treasury Board to officers, clerks or employees permanently employed in the Civil Service for services rendered by them to the Committee	25,000	
	PUBLIC WORKS		
	General		
200	To supplement, on approval of Treasury Board except where less than \$1,000 is required, any of the appropriations of the Department of Public Works	700,000	
	TRANSPORT		
	A-Department		
	RAILWAY AND STEAMSHIP SERVICES		
65	Construction or Acquisition of Auto-Ferry Vessels and Equipment as listed in the details of the Estimates, provided that Treasury Board may increase or decrease the amount within the vote to be expended upon individual listed projects	1,670,000	
	AIR SERVICES		
	Civil Aviation Branch		
170	Payments to the Other Governments or International Agencies that are detailed in the Estimates for the operation and maintenance of airports, air navigation and airways facilities, including authority to pay assessments in the amounts and in the currencies in which they are levied, notwithstanding that the total of such payments may exceed the equivalent in Canadian dollars, estimated as of December,	222,900	

^{*}Net total \$5,451,575.00

SCHEDULE B.

Based on the Main Estimates, 1962-63. The amount hereby granted is \$3,199,700.00, being one-quarter of the total of the amounts of the several items in the said Estimates as contained in this Schedule.

Sums granted to Her Majesty by this Act for the financial year ending 31st March, 1963, and the purposes for which they are granted.

No. of Vote	Service	Amount	Total
		\$	\$
	FORESTRY		
5	Contributions to the Provinces, pursuant to agreements entered into with the approval of the Governor in Council, in respect of forest inventories, reforestation, forest fire protection, forest access road construction and stand improvement.	7,910,000	
	Forest Research Branch		
20	Construction or Acquisition of Buildings, Works, Land and Equipment	246,700	
	NORTHERN AFFAIRS AND NATIONAL RESOURCES		
10	Contributions to the Provinces, pursuant to agreements entered into with the approval of the Governor in Council, by Canada with the Provinces, of amounts equal to one-half of the amounts confirmed by the Provinces as having been spent by them for Campground and Picnic Area Developments.	1,000,000	
	LOANS, INVESTMENTS AND ADVANCES		
	Northern Affairs and National Resources		
	Northern Administration Branch		
	Loans to the Government of the Yukon Territory for capital expenditures, on terms and conditions approved by the Governor in Council; the loans provided for in a financial agreement to be entered into between the Government of Canada and the Commissioner of the Yukon Territory to be reduced by the amount of any loans made hereunder; estimated amount required	2,561,400	
	tories to be reduced by the amount of any loans made hereunder; estimated amount required	1,080,700	*12,798,80

^{*} Net total \$3,199,700.00

SCHEDULE C.

Based on the Main Estimates, 1962–63. The amount hereby granted is \$4,550,983.34, being one-sixth of the total of the amounts of the several items in the said Estimates as contained in this Schedule.

Sums granted to Her Majesty by this Act for the financial year ending 31st March, 1963, and the purposes for which they are granted.

No. of ote	Service	Amount	Total
		\$	\$
	CITIZENSHIP AND IMMIGRATION		
	Indian Affairs Branch		
90 Gr	ant to provide additional services to the Indians of British Columbia.	100,000	
	FISHERIES		
30 Co	nservation and Development Service— Construction or Acquisition of Buildings, Works, Land and Equipment	2,312,500	
	Special		
45 Car	nadian share of expenses of the International Commissions detailed in the Estimates	1,094,300	
	LEGISLATION		
	House of Commons		
25 Exp	penses of the Canada-United States Inter-Parliamentary Group, of delegates attending other inter-parliamentary Conferences, expenses connected with visits of delegates from other legislatures and Canada's fee for membership in the Inter-Parliamentary Union	20,000	
	MINES AND TECHNICAL SURVEYS		
	Surveys and Mapping Branch		
30 Ge 35 Int	eodetic Survey of Canadaternational Boundary Commission including authority to make recoverable advances in amounts not exceeding in the aggregate the amount of the share of the United States	1,098,000	
	Government of the cost of binding annual reports and maintaining boundary range lights	103,300	
	GEOLOGICAL SURVEY OF CANADA		
80 Ad	Iministration, Operation and Maintenance including Canada's share of the cost of the Geological Liaison Office, British Commonwealth Scientific Conference, London, England, and \$75,000 for grants in aid of Geological Research in Canadian Universities.	5,838,900	
	General		
130 Po	olar Continental Shelf Project.	1,648,200	

SCHEDULE C—Concluded

No. of Vote	Service	Amount	Total
		\$	\$
	NORTHERN AFFAIRS AND NATIONAL RESOURCES		
	National Parks Branch		
50	Canadian Wildlife Service—Wildlife Resources Conservation and Development, including administration of the Migratory Birds Convention Act	913,400	
	National Museum of Canada		
120	Administration, Operation and Maintenance (including the former National Aviation Museum Vote)	1,255,600	
	PRIVY COUNCIL		
	Special		
30	Expenses of the Royal Commission on Health Services including the payment, notwithstanding the Civil Service Act, of honoraria or allowances as may be authorized by the Treasury Board to officers, clerks or employees permanently employed in the Civil Service for services rendered by them to the Commission	568,700	
	TRANSPORT		
	A—Department		
	Railway and Steamship Services		
60	Newfoundland Coastal Services— Construction or Acquisition of Passenger—Cargo Vessels and Equipment and Harbour Facilities Payments to the Canadian National Railway Company (hereinafter called the Company) upon applications approved by the Minister of Transport made by the Company to the Minister of Finance, to be applied by the Company in payment of the deficits, certified by the auditors of the Company, arising in the opera-	2,319,500	
80 85	tions in the calendar year 1962— Newfoundland Ferry and Terminals. Prince Edward Island Car Ferry and Terminals.	6,552,500 3,359,000	
	Pensions and Other Benefits		
125	Supplemental Pension Allowances to former employees of Newfoundland Railways, Steamships and Telecommunica- tions Services transferred to Canadian National Railways.	122,000	*27,305,900

^{*} Net total \$4,550,983.34

SCHEDULE D.

Based on the Main Estimates, 1962–63. The amount hereby granted is \$25,101,441.67, being one-twelfth of the total of the amounts of the several items in the said Estimates as contained in this Schedule.

Sums granted to Her Majesty by this Act for the financial year ending 31st March, 1963, and the purposes for which they are granted.

lo. of ote	Service	Amount	Total
		8	\$
	EXTERNAL AFFAIRS		
	A—Department		
35	Canadian Representation at International Conferences	320,000	
	FISHERIES		
	Conservation and Development Service—		
25	Operation and Maintenance	6,845,000	
	FISHERIES RESEARCH BOARD OF CANADA		
8 5	Operation and Maintenance including an amount of \$55,000 for contributions towards Fisheries Research and for Scholar-		
	ships, and authority to make recoverable advances of amounts not exceeding in the aggregate the amount of the		
	share of the International Great Lakes Fishery Commission of the cost of work on lamprey control and lamprey		
90	research	5,488,500	
90	Equipment	2,317,700	
	FORESTRY		
	Forest Research Branch		
15	Operation and Maintenance	2,047,200	
	Forest Entomology and Pathology Branch		
25	Operation and Maintenance including \$9,700 for grants in aid of		
	forestry research	3,544,900	
	LABOUR		
	General Administration		
5	Economics and Research Branch including research grants and	049 400	
	related expenses	843,400	
	TECHNICAL AND VOCATIONAL TRAINING ASSISTANCE		
40	To carry out the purposes of the Technical and Vocational		
-5	Training Assistance Act and agreements made thereunder —Payments to the Provinces.	105,000,000	

No of Vote	Service	Amount	Total
		\$	\$
	MINES AND TECHNICAL SURVEYS		
	SURVEYS AND MAPPING BRANCH		
40	opographical Surveys— Administration, Operation and Maintenanceegal Surveys and Aeronautical Charts	2,131,200 869,000	
	Marine Sciences Branch		
70 A	dministration, Operation and Maintenance including Canada's fee for membership in the International Hydrographic Bureau	6,046,500	
	Geographical Branch		
100 A	dministration, Operation and Maintenance including the expenses of the Canadian Permanent Committee on Geographical Names and a grant of \$500 to the Canadian Association of Geographers	553,400	
	NATIONAL DEFENCE		
	Defence Research and Development		
45 D	efence Research Board— Operation and Maintenance	25,992,000	
	NATIONAL FILM BOARD		
1 Ac	dministration, Production and Distribution of Films and Other Visual Materials	5,378,000	
	NATIONAL HEALTH AND WELFARE		
	NATIONAL HEALTH BRANCH		
25 He	ealth Services, including Assistance to the Provinces— To authorize Hospital Construction Grants to the Provinces, the Northwest Territories and the Yukon Territory upon the terms and in the amounts detailed in the Estimates and under terms and conditions approved by the Governor in Council including authority, notwithstanding section 30 of the Financial Administration Act, to make commitments for the current year	00,000,000	
	not to exceed a total amount of \$30,924,323 NATIONAL RESEARCH COUNCIL	20,000,000	
IN	CLUDING THE MEDICAL RESEARCH COUNCIL		
1 Sa	laries and Other Expenses	37, 624, 700	
	NATIONAL REVENUE		
	CUSTOMS AND EXCISE DIVISIONS	110	
5 Ins	spection, Investigation and Audit Services	4,984,300	

No. of Vote	Service	Amount	Total
		\$	\$
	NORTHERN AFFAIRS AND NATIONAL RESOURCES		
15	Contributions to the Provinces to assist in the development of roads leading to resources in accordance with agreements entered into by Canada and the Provinces	10,500,000	
	National Parks Branch		
20	Branch Administration	313,100	
25 45	Administration, Operation and Maintenance	8,931,400	
	(Chap. 57, Statutes of 1908, as amended)	248,900	
	Water Resources Branch		
70	Contributions to the Provinces towards the construction of dams and other works to assist in the conservation and control of water resources in accordance with agreements entered into between Canada and the Provinces	3,100,000	
	Northern Administration Branch		
75	Branch Administration including authority to make recoverable advances for services performed on behalf of the Governments of the Northwest Territories and the Yukon Territories Yukon Territory—	1,247,900	
100	Operation and Maintenance including grants and contributions as detailed in the Estimates	1,797,500	
108	To authorize interim payments to be made in respect of the current fiscal year to the Government of the Yukon Territory on account of future payments, including payments in respect of the amortization of outstanding loans, to be made under a financial agreement to be entered into between the Government of	1,787,500	
118	Canada and the Commissioner of the Yukon Territory; estimated amount required	1,069,300	
	ment to be entered into between the Government of Canada and the Commissioner of the Northwest Territories; estimated amount required	1,845,800	
	PUBLIC WORKS		
	General		
190	Balances required to complete any projects undertaken in previous fiscal years and for which no specific provision is made in the fiscal year 1962-63	1,000,000	

SCHEDULE D—Concluded

No. of Vote	Service	Amount	Total
26 1	TRADE AND COMMERCE A—Department General Administration 961 Decennial Census of Canada	\$ 1,336,000	\$
	TRANSPORT A—Department Marine Services		
30 35	St. Lawrence and Saguenay Rivers Ship Channels— Administration, Operation and Maintenance	1,151,600 4,850,000	
	authority, notwithstanding section 30 of the Financial Administration Act, to make commitments for the current fiscal year not to exceed a total amount of \$23,394,000	22,222,500	
120 I	Railway Employees' Provident Fund—To supplement pension allowances under the Intercolonial and Prince Edward Island Railway Employees' Provident Fund Act so as to make the minimum allowance payable in the calendar year 1962 \$30 per month instead of \$20 per month as fixed by the said Act	7,500	
222	D—Canadian Maritime Commission Capital subsidies for the construction of commercial and fishing vessels in accordance with regulations of the Governor in Council	10,000,000	
	VETERANS AFFAIRS MISCELLANEOUS PAYMENTS		
60	Burials and Memorials	1,610,000	*301,217,

^{*} Net total \$25,101,441.67

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1962

10-11 ELIZABETH II.

CHAP. 25

An Act to amend the Canada Grain Act.

[Assented to 18th April, 1962.]

HER Majesty, by and with the advice and consent of the R.S., cc. 25, Senate and House of Commons of Canada, enacts as 308; 1955, c. 9. follows:—

- 1. Paragraph (19) of section 2 of the Canada Grain Act is repealed and the following substituted therefor:

 "(19) "Minister" means the Minister of Agriculture;"

 "Minister."
- 2. Schedule One to the said Act is amended by adding 1955, c. 9, s. 5. thereto, immediately before the heading "Rapeseed" therein and the grade requirements thereunder, the heading and grade requirements set forth in Schedule A to this Act.
- 3. Schedules One and Two to the said Act are amended by repealing the heading "Rapeseed" therein and the grade requirements thereunder, and substituting therefor the heading and grade requirements set forth in Schedule B to this Act.
- 4. Section 3 shall come into force on the 1st day of August, 1962.

DOMESTIC MUSTARD SEED. SCHEDULE A.

Minimum weight per measured bushed in pounds Class				Standard of Quality	f Quality	
See note Classes Classes Not less than Seeds, including not over 1%	Grade name	Minimum measure in po	weight per ed bushel ounds	2001	Degree of soundness	Standard of cleanness
hada 58 Not less than colour. May contain not over 1% amaged seeds, including not over 1% and colour. May contain not over 1% and colour. May contain not over 1% and colour. May contain not over 15% damaged seeds, including not over 0.1% heated. 54 54 Not less than contain not over 5% damaged seeds, including not over 0.1% heated. May contain not over 5% damaged seeds, including not over 0.2% heated. Lass. 52 52 Not less than seeds, including not over 5% damaged seeds, including not over 5% damaged seeds, including not over 0.2% heated. Lass. han seeds, including not over 5% damaged seeds, including not over 5% damaged seeds, including not over 5% damaged seeds, including not over 0.5% heated. Lass. han seeds, including not over 5% damaged seeds, including not over 0.2% heated. hat would indicate serious deterioration or contamination.		Yellow	Brown, Oriental and Mixed Classes	(See note)		
56 55 Not less than good natural colour. May contain not over 0.15% damaged seeds, including not over 0.15% damaged seeds, including not over 0.2% heated. 54 54 Not less than 18% one contain not over 3% damaged seeds, including not over 0.2% damaged seeds, including not over 0.5% damaged s	Extra No. 1 Canada Western Yellow	58		Not less than 99.95% yellow	Well matured; sweet. Of good natural colour. May contain not over 1% damaged seeds, including not over 0.01% heated.	May contain not more than 0.01% of other seeds that are conspicuous and that are not readily separable from yellow mustard seed. Shall be free from conspicuous seeds that are distinctly detrimental to quality, such as cow cockle.
54 Not less than contain not over 3% damaged seeds, including not over 0.2% damaged seeds, including not over 0.2% damaged seeds, including not over 5% damaged seeds, of one class. So S	No. 1 Canada Western	56	20	Not less than 99.5% of one class.	Reasonably well matured; sweet. Of good natural colour. May contain not over 1.5% damaged seeds, including not over 0.1% heated.	May contain not more than 0.3% of other seeds that are conspicuous and that are not readily separable from mustard seed, including not over 0.1% of conspicuous seeds that are distinctly detrimental to quality, such as cow cockle.
52 Not less than May contain not over 5% damaged seeds, including not over 0.5% class. Seeds, including not over 0.5% heated. May have the natural odour associated with low quality seed, but sasciated with low quality seed, but shall not be distinctly sour, musty, rancid, nor have any odour that would indicate serious deterioration or contamination.	No. 2 Canada Western	54	150 140	Not less than 98% of one class.		May contain not more than 0.5% of other seeds that are conspicuous and that are not readily separable from mustard seed, including not over 0.2% of conspicuous seeds that are distinctly detrimental to quality, such as cow cockle.
	No. 3 Canada Western	52	52	Not less than 95% of one class.	May contain not over 5% damaged seeds, including not over 0.5% heated. May have the natural odour associated with low quality seed, but shall not be distinctly sour, musty, rancid, nor have any odour that would indicate serious deterioration or contamination.	May contain not more than 0.7% of other seeds that are conspicuous and that are not readily separable from mustard seed, including not over 0.3% of conspicuous seeds that are distinctly detrimental to quality, such as cow cockle.

Nors: Except in the case of Extra No. I Canada Western Yellow, the class of Mustard Seed shall refer to Yellow, Brown or Oriental varieties.

Domestic Mustard Seed shall be graded in accordance with the above grade requirements and, except in the case of Extra No. I Canada Western Yellow, the class permitted form the grade name, but where seed that complies with the grade requirements for any one of the above grades except that classes are mixed beyond the tolerances permitted for the grade and the producer, be graded with the name of that grade and the word "Mixed" shall instead be added to and form part of the grade name. The use of the name of a class of Mustard Seed in certifying to a grade shall not imply any guarantee as to the varietal purity of that class.

Assignment of mustard seed to any of the above grades shall not imply any guarantee with respect to content of other seeds that blend with mustard seed. Assignment of mustard seed to any of the above grades shall not imply any guarantee with respect to content of other seeds that blend with mustard seed. Dockage shall as assessed on Domestic Mustard Seed for foreign material, expressed as a percentage to a precentage of the whole; except that a reasonable allowance may be made for broken mustard seeds that are removed also contents of contents of the whole; except that a reasonable allowance must be material to other or attrition in the normal handling after cleaning.

SCHEDULE B.

		Standard of cleanness (See note)	rer May contain not more than 1% of other seeds that are conspicted. uous and that are not readily separable from Rapeseed, to be assessed as dockage.	May contain not more than 1.5% of other seeds that are conspicuous and that are not readily separable from Rapseed, to be assessed as dockage.	May contain not more than 2% of other seeds that are conspicuted using and that are not readily separable from Rapeseed, to be assessed as dockage.
	Standard of Quality	Degree of soundness	Reasonably sound; cool and sweet; may contain not over 3% damaged seeds, including not over 0.1% heated. Of good natural colour.	Cool and sweet; may contain not over 10% damaged seeds, including not over 0.2% heated.	May contain not over 20% damaged seeds, including not over 0.5% heated May have the natural odour associated with low quality seed, but shall not be distinctly sour, musty, rancid, nor have any odour that would indicate serious deterioration or contamination.
		Minimum weight per measured bushel in pounds	52	50	48
		Grade name	No. 1 Canada Rapeseed	No. 2 Canada Rapeseed	No. 3 Canada Rapeseed

Norm: Assignment of rapeseed to any of the above grades shall not imply any guarantee with respect to content of other seeds that blend with rapeseed

The percentage of "other seeds that are conspicuous and that are not readily separable" shall include weed seeds that do not blend with rapeseed and whole or broken kernels of other grains, when these are not removable by means of appropriate sieves and other cleaning devices.

Dockage shall be assessed on rapeseed for foreign material that is readily separated from the mass by ordinary mechanical cleaning methods, including any small whole or broken rapeseed that is removed along with such foreign material, just any other seeds, up to the limits established in the respective grades, that are conspicuous and that remain in samples after ordinary methods have been applied, these to be added together and expressed as a percentage by weight of the whole; except that a reasonable allowance may be made for broken rapeseed not to be assessed as dockage in commercially clean rapeseed when this can be attributed to attribute in the normal handling after cleaning.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1962



10-11 ELIZABETH II.

CHAP. 26

An Act to provide for the Reporting of Financial and other Statistics relating to the Affairs of Corporations and Labour Unions carrying on Activities in Canada.

[Assented to 18th April, 1962.]

TER Majesty, by and with the advice and consent of HER Majesty, by and with the Senate and House of Commons of Canada, enacts as follows:-

SHORT TITLE.

1. This Act may be cited as the Corporations and Labour Short title. Unions Returns Act.

INTERPRETATION.

2. (1) In this Act,

Definitions.

- (a) "Minister" means the Minister of Trade and "Minister."
- (b) "reporting period" in relation to a corporation, means "Reporting a fiscal period of the corporation as defined in the period. Income Tax Act and, in relation to a union, means a fiscal period of the union, which fiscal period of the union shall be deemed, for the purposes of this Act, to end not later than twelve months after its commencement unless extended with the concurrence of the Minister: and

(c) "union" or "labour union" means any organization "Union" or of employees formed for the purpose of regulating relations between employers and employees.

(2) A reference in this Act to a person resident in Canada Residence. includes a person who was at the relevant time ordinarily resident in Canada, and in determining the residence of a person for the purposes of this Act the provisions of the Income Tax Act applicable to any such determination for the purposes of that Act are applicable mutatis mutandis.

PART I.

CORPORATIONS.

APPLICATION.

Application of Part I.

- **3.** This Part applies to every corporation authorized under a law of Canada or a province to carry on business within Canada, except
 - (a) a corporation to which Part II applies, and
 - (b) a corporation described in the Schedule.

RETURNS.

Return to be filed with Dominion Statistician.

4. Every corporation to which this Part applies shall, for each reporting period of the corporation commencing with the reporting period, if any, coinciding with or ending in 1962, file with the Dominion Statistician, not later than six months after the coming into force of this Act or the end of that reporting period, whichever is later, a return in two sections, separately marked and identified as "Section A" and "Section B", respectively, and comprising the following:

Section A.

- (a) Section A, comprising a statement, in duplicate, specifying the following particulars:
 - (i) the corporate name of the corporation,
 - (ii) the address of the head office of the corporation and, in the case of a corporation not resident in Canada, the address of its principal place of business in Canada or place to which communications for purposes of this Part may be directed,
 - (iii) the manner in which the corporation was incorporated, and the date and place of its incorporation,
 - (iv) the amount of the authorized share capital of the corporation, the number of shares of each class into which it is divided and a description of the voting rights attaching to each such class,
 - (v) the number of issued shares of each class into which the authorized share capital of the corporation is divided, and, in relation to each such class,
 - (A) the number of shares of that class held by persons having addresses as shown in the relevant records that the corporation is required to keep under the law of the place of its incorporation (hereinafter referred to as "addresses of record") in Canada, by

persons having addresses of record elsewhere than in Canada and by persons not having addresses of record, respectively, and

(B) the number of persons having addresses of record elsewhere than in Canada or not having addresses of record who, according to the records of the corporation referred to in clause (A), held more than five per cent each of the total number of issued shares of that class, and the number of shares of that class held by each such person,

(vi) particulars as described in subparagraphs (i) and (ii) in respect of each body corporate holding ten per cent or more of the total number of issued shares of the corporation or of the total number of issued shares thereof of any class, and the number of shares of each class held by any such

body corporate,

(vii) particulars as described in subparagraphs (i), (ii) and (iii) in respect of each body corporate authorized under a law of Canada or a province to carry on business within Canada, more than fifty per cent of the total number of whose issued shares of any class are held by the corporation,

(viii) the total amount of debentures of the corporation issued and outstanding and the total amount

of each class of such debentures,

(ix) except in the case of a corporation incorporated by or under an Act or instrument by the terms of which any invitation to the public to subscribe for its shares and debentures was prohibited, the total number of shares of the corporation of each class and the total amount of debentures of the corporation of each class that have been offered in Canada for public subscription during a period of five years ending on the last day of the reporting period,

(x) the name and address of each director of the corporation, and the nationality or citizenship of each individual who is a director of the

corporation, and

(xi) the name, address and nationality or citizenship of each officer of the corporation resident in Canada, and the position in the corporation held by each such officer; and

(b) Section B, comprising:

(i) a financial statement for the reporting period, consisting of

(A)

Section B.

- 4 Chap. 26. Corporations and Labour Unions Returns. 10-11 Eliz. II.
 - (A) a balance sheet showing the assets and liabilities of the corporation, made up as of the last day of the reporting period,

(B) a statement of income and expenditure for

the reporting period, and

(C) a statement of surplus, made up as of the last day of the reporting period,

in such form and containing such particulars and other information relating to the financial position of the corporation as may be prescribed by

the regulations,

(ii) such statements, other than as described in subparagraph (i), relating to the financial position of the corporation for the reporting period as are required by the by-laws of the corporation, or by the terms of the Act or instrument by or under which the corporation was incorporated, to be laid or placed before any annual meeting of shareholders of the corporation held before the day on which the return required by this Part for that reporting period is filed by the corporation with the Dominion Statistician, and

(iii) except in the case of a corporation that was not at any time in the reporting period resident in Canada, a statement showing separately total amounts paid or credited by the corporation in the reporting period to persons not resident in Canada, as or on account of each of the following,

namely:

(A) dividends,

(B) interest, classified according to the kinds of obligations on which and currencies in which such interest was payable,

(C) rent on real property in Canada,

- (D) rent on equipment used in connection with the business carried on by the corporation in Canada,
- (E) royalties and similar payments, showing separately payments on or in respect of each of the following, namely:

1. copyrights,

2. patents of invention,3. industrial designs, and

4. trade marks and trade names,

(F) payments for production, distribution and sales franchises and similar rights, classified according to the territorial areas within which such franchises or rights are or may be exercised,

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- (G) payments for advertising and sales promotion, including institutional advertising and promotion of goodwill,
- (H) payments for or in respect of scientific research, including facilities and equipment for scientific research,
- (I) payments for or in respect of product and process development research, not included under clause (H),
- (J) premiums and other charges for or in respect of insurance,
- (K) management and administration fees and charges,
- (L) salaries, fees and other remuneration to officers and directors,
- (M) annuities, pensions and similar payments to or in respect of
 - 1. officers and directors including former officers and directors, and
 - 2. persons holding more than five per cent each of the total number of issued shares of the corporation or of the total number of issued shares thereof of any class,

respectively,

- (N) fees and charges for professional services, showing separately fees and charges for each of the following services, namely:
 - 1. engineering,
 - 2. architectural,
 - 3. legal,
 - 4. accounting, and
 - 5. auditing, and
- (O) consulting fees and charges, not included under any other clause of this subparagraph.

5. (1) In the statement in duplicate comprised in Relieving Section A of a return required by this Part to be filed with provision. the Dominion Statistician, the particulars described in subparagraphs (iv) to (xi) (other than subparagraph (ix)) of paragraph (a) of section 4 shall be specified therein as of the last day of the reporting period for which the return is filed, except that where a corporation has filed a return for a reporting period specifying the particulars described in any such subparagraph as of the last day of that reporting period, the corporation is not bound, in filing a return for

107 a a subsequent reporting period, to specify the same particulars in the absence of any change therein as of the last day of that subsequent period.

Signature and verification of statements.

(2) Each statement in duplicate and other statement comprised in a return required by this Part to be filed with the Dominion Statistician shall be certified by the president or a vice-president of the corporation and by the secretary or treasurer thereof, or by any of such officers and by a director of the corporation, as having been examined by them and as being true, correct and complete.

Auditor's report.

(3) Each statement comprised in Section B of a return required by this Part to be filed with the Dominion Statistician (other than the statement described in subparagraph (iii) of paragraph (b) of section 4) shall be accompanied by an auditor's report thereon signed by the auditor by whom the report was made.

ENFORCEMENT.

Offence.

6. (1) Every corporation that fails to file with the Dominion Statistician a return for a reporting period as and when required by this Part is guilty of an offence and liable on summary conviction to a fine not exceeding fifty dollars for each day of such default.

Officers, etc. of corporation guilty of offence. (2) Where a corporation is guilty of an offence under this section, every officer, director or agent of the corporation who directed, authorized, assented to, acquiesced in or participated in the offence is a party to and guilty of the offence and is liable on summary conviction to the fine provided by subsection (1) for the offence or to imprisonment for a term not exceeding three months, or to both such fine and imprisonment, whether or not the corporation has been prosecuted or convicted therefor.

Demand by registered letter to officer, etc. of corporation in Canada. 7. Where a corporation has failed to file with the Dominion Statistician a return for a reporting period as and when required by this Part, the Minister may, by demand made by registered letter to any officer, director or agent of the corporation in Canada, require that person to file with the Dominion Statistician, within such reasonable time as is stipulated in the registered letter, the return required by this Part on behalf of the corporation, and any such person who fails to comply with any demand so made to him is guilty of an offence and is liable on summary conviction to the punishment provided by subsection (2) of section 6 for an offence under that section, whether or not the corporation or any other person has been prosecuted or convicted therefor.

PART II.

LABOUR UNIONS.

APPLICATION.

8. This Part applies to every labour union carrying on Application activities as such in Canada and having a local union or branch in Canada, except a labour union that, on the last day of the reporting period of the union in respect of which the description of such union is relevant, had fewer than one hundred members resident in Canada.

RETURNS.

9. Every labour union to which this Part applies shall, Return to be filed with for each reporting period of the union, commencing with Dominion the reporting period, if any, coinciding with or ending in Statistician. 1962, file with the Dominion Statistician, not later than six months after the coming into force of this Act or the end of that reporting period, whichever is later, a return in two sections, separately marked and identified as "Section A" and "Section B", respectively, and comprising the following:

(a) Section A, comprising a statement, in duplicate, Section A. specifying the following particulars:

(i) the name of the union,

(ii) the address of the headquarters of the union and, in the case of a union having its headquarters situated outside Canada, the address of its principal office in Canada or place to which communications for the purposes of this Part may be directed,

(iii) the provisions of the constitution of the union,

(iv) the name and address of each officer of the union and the position in the union held by each such officer.

(v) the name, address and nationality or citizenship of each officer and employee of the union resident in Canada (other than a person performing primarily clerical or stenographic duties), the position in the union held by each such officer and employee and the manner in which he was elected or appointed,

(vi) the name and address of each local union or branch of the union in Canada, the name and address of each officer of any such local union or branch, and the number of male members and the number of female members of any such local

union or branch.

- (vii) the name of each local union or branch of the union in Canada under a trusteeship imposed by the union, the date such trusteeship was imposed and the reasons therefor, and
- (viii) the name and address of each employer, or association of employers, resident in Canada with which the union has a collective agreement;

Section B.

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- (b) Section B, comprising:
 - (i) a financial statement for the reporting period, consisting of
 - (A) a balance sheet showing the assets and liabilities of the union, made up as of the last day of the reporting period, and

(B) a statement of income and expenditure for the reporting period,

in such form and containing such particulars and other information relating to the financial position of the union as may be prescribed by the regulations, and

(ii) in the case of a union having its headquarters situated outside Canada, a statement showing separately total amounts paid or credited to the

- union in the reporting period by, on behalf of or in respect of members resident in Canada as or on account of each of the following, namely:
 - (A) initiation fees,
 - (B) members dues per capita,
 - (C) health and welfare assessments,
 - (D) death benefit assessments,(E) strike benefit assessments,
 - (F) fines, and
 - (G) work permits.

Relieving provision.

10. (1) In the statement in duplicate comprised in Section A of a return required by this Part to be filed with the Dominion Statistician, the particulars described in subparagraphs (iii) to (viii) of paragraph (a) of section 9 shall be specified therein as of the last day of the reporting period for which the return is filed, except that where a union has filed a return for a reporting period specifying the particulars described in any such subparagraph as of the last day of that reporting period, the union is not bound, in filing a return for a subsequent reporting period, to specify the same particulars in the absence of any change therein as of the last day of that subsequent period.

Signature and verification of statements.

(2) Each statement in duplicate and other statement comprised in a return required by this Part to be filed with the Dominion Statistician shall be certified by the president or a vice-president of the union and by the secretary

or treasurer thereof, or by any of such officers and by any member of the executive board of the union, as having been examined by them and as being true, correct and

complete.

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(3) Each statement comprised in Section B of a return Auditor's required by this Part to be filed with the Dominion Statistician (other than the statement described in subparagraph (ii) of paragraph (b) of section 9) shall be accompanied by an auditor's report thereon signed by the auditor by whom the report was made.

ENFORCEMENT.

11. (1) Every union that fails to file with the Dominion Offence. Statistician a return for a reporting period as and when required by this Part is guilty of an offence and liable on summary conviction to a fine not exceeding fifty dollars

for each day of such default.

(2) A prosecution for an offence under this section may be Prosecution brought against a union in the name of the union, and for the purposes of any such prosecution a union shall be deemed to be a person and any act or thing done or omitted to be done by an officer or agent of the union acting within the scope of his authority to act on behalf thereof shall be deemed to be an act or thing done or omitted to be done by the union.

- (3) Where a union is guilty of an offence under this Officers, etc. section, every officer, member of the executive board or guilty of agent of the union who directed, authorized, assented to, offence. acquiesced in or participated in the offence is a party to and guilty of the offence and is liable on summary conviction to the fine provided by subsection (1) for the offence or to imprisonment for a term not exceeding three months, or to both such fine and imprisonment, whether or not the union has been prosecuted or convicted therefor.
- 12. Where a union has failed to file with the Dominion Demand by Statistician a return for a reporting period as and when letter to required by this Part, the Minister may, by demand made officer, etc. by registered letter to the senior executive officer or representative of the union in Canada or any officer or agent of a local union or branch of the union in Canada, require that person to file with the Dominion Statistician, within such reasonable time as is stipulated in the registered letter, the return required by this Part on behalf of the union, and any such person who fails to comply with any demand so made to him is guilty of an offence and is liable on summary conviction to the punishment provided by subsection (3) of section 11 for an offence under that section, whether or not the union or any other person has been prosecuted or convicted therefor.

PART III.

GENERAL.

Information available for inspection; fee for inspection. 13. One duplicate of the statement comprised in Section A of each return filed by a corporation as required by Part I shall be kept on record in an office of the Department of the Secretary of State designated by the Secretary of State for the purpose, and one duplicate of the statement comprised in Section A of each return filed by a union as required by Part II shall be kept on record in an office of the Department of Labour designated by the Minister of Labour for the purpose, and such duplicates shall be made available for inspection in those respective offices by any person, upon application at any reasonable time and upon payment of such fee, not exceeding one dollar in respect of any one corporation or union, as may be prescribed by the regulations.

Privileged information; prohibition against communication

14. (1) Except as provided in this section, all information contained in any statement comprised in Section B of a return filed by a corporation or a union as required by this Act is privileged, and no official or authorized person shall, knowingly,

(a) communicate or allow to be communicated to any person any such information (hereinafter in this section referred to as "privileged information")

obtained under this Act, or

(b) allow any person to inspect or have access to any statement or other writing containing any privileged information obtained under this Act

information obtained under this Act.

(2) Notwithstanding any other Act or law, no official or authorized person shall be required, in connection with any legal proceedings,

(a) to give evidence relating to any privileged information

obtained under this Act, or

(b) to produce any statement or other writing containing any privileged information obtained under this Act.

(3) Subsections (1) and (2) do not apply in respect of proceedings relating to the administration or enforcement of this Act.

(4) An official who is an officer or other person employed in the execution of any duty under the *Statistics Act* or any regulation thereunder may

(a) communicate or allow to be communicated to any other such official any privileged information obtained

under this Act, and

(b) allow any other such official to inspect or have access to any statement or other writing containing any privileged information obtained under this Act.

Idem

Idem.

Exception re employees of Dominion Bureau of Statistics.

(5) Any official or authorized person may, for any Exception re purpose relating to the determination of policy in connection of purpose with the formulation of any law of Canada or the ascertain-stated. ment of any matter necessarily incidental thereto,

(a) communicate or allow to be communicated to any other such person any privileged information obtained

under this Act, and

- (b) allow any other such person to inspect or have access to any statement or other writing containing any privileged information obtained under this Act.
- (6) Notwithstanding anything in this section, in no Use of case shall any privileged information obtained under this Act be communicated to any person for the purpose of facilitating the institution or furtherance of any proceedings brought or taken or that may be brought or taken under any law of Canada other than this Act.

(7) Every person who, being an official or authorized Offence. person, contravenes any provision of this section is guilty of an offence and liable on summary conviction to a fine not exceeding one thousand dollars or imprisonment for a term not exceeding three months, or to both such fine and imprisonment.

(8) In this section

Definitions.

(a) "official" means any person employed in, or occupy- "official." ing a position of responsibility in, the service of Her Majesty, and includes any person formerly so employed or formerly occupying such a position,

(b) "authorized person" means any person engaged or "Authorized employed, or formerly engaged or employed, by or on behalf of Her Majesty for any purpose relating to the administration or enforcement of this Act.

15. In any prosecution for an offence under Part I or II, Certificate a certificate purporting to be signed by the Dominion as evidence Statistician or any person authorized by him in writing in that behalf that a return was not filed with the Dominion Statistician by any corporation, union or person as and when required by that Part is admissible in evidence and in the absence of any evidence to the contrary is proof of the statements contained therein.

16. (1) The Minister shall, as soon as possible after Annual report. the end of each year, cause to be prepared a report containing a statistical summary and analysis of information obtained under this Act, contained in returns filed by corporations and unions for reporting periods coinciding with or ending in that year, and shall cause such report to be laid before Parliament forthwith upon its completion,

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if Parliament is then sitting, or if Parliament is not then sitting, on any of the first fifteen days next thereafter that Parliament is sitting.

How shown.

(2) In any report described in subsection (1) the statistical summary and analysis contained therein shall be so presented or shown as not to disclose particulars of, or identify or permit identification of the source of, information contained in any statement comprised in Section B of a return filed by a corporation or union as required by this Act.

Regulations.

17. The Governor in Council may make regulations for carrying into effect the purposes and provisions of this Act.

Coming into force.

18. This Act shall come into force on a day to be fixed by proclamation of the Governor in Council.

SCHEDULE.

- 1. A bank to which the Bank Act or the Quebec Savings Banks Act applies.
- 2. An insurance company or a fraternal benefit society that is registered under the Canadian and British Insurance Companies Act or the Foreign Insurance Companies Act.
 - 3. A trust company that is licensed under the Trust Companies Act.
 - 4. A loan company that is licensed under the Loan Companies Act.
 - 5. A corporation that is licensed under the Small Loans Act.
- 6. A co-operative credit society that has been granted a certificate under the Co-operative Credit Associations Act.
- 7. A corporation that is an agent of Her Majesty in right of Canada or a province or is named in Schedule D to the Financial Administration Act.
- 8. A municipality in Canada or a municipal or other public body performing a function of government in Canada.
- 9. A corporation not less than ninety per cent of the shares or capital of which are owned by Her Majesty in right of Canada or a province or by a municipality in Canada.
- 10. A corporation that is an agent of the government of a country other than Canada.
- 11. A corporation not less than ninety per cent of the shares or capital of which are owned by the government of a country other than Canada.
- 12. A corporation having as its object the furtherance of any religious or other charitable purpose, no part of the income of which is payable to or otherwise available for the personal gain or benefit of any proprietor, member or shareholder thereof.
- 13. A corporation that is licensed under the Radio Act to establish a broadcasting station.
- 14. A transcontinental air carrier that has been designated by the Air Transport Board for financial and other reporting purposes as a Group One air carrier.
- 15. A railway, telegraph, telephone or express company or a carrier by water in respect of which returns are made to the Board of Transport Commissioners for Canada in pursuance of any of the provisions of sections 384 to 389 of the Railway Act.

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- 16. Any corporation, for any reporting period of the corporation in respect of which it can be established that
 - (a) the gross revenue of the corporation for that reporting period from the business carried on by it in Canada, determined as prescribed by the regulations, did not exceed five hundred thousand dollars, and
 - (b) the assets in Canada of the corporation as of the last day of that reporting period, determined as prescribed by the regulation, did not exceed two hundred and fifty thousand dollars,

except any such corporation that is one of two or more corporations that, by reason of inter-relationship of management, ownership or financial affairs, are designated by the Minister to be related corporations and that would not, if considered as a single corporation, qualify as a corporation described in this item.

17. Any other corporation of a class prescribed by the regulations to be a class of corporations the filing of returns in respect of which is not essential to the securing of effective compliance with Part I.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1962

10-11 ELIZABETH II.

CHAP. 27

An Act to amend the Customs Act.

[Assented to 18th April, 1962.]

HER Majesty, by and with the advice and consent of the R.S., c. 58; 1953-54, c. 3; Senate and House of Commons of Canada, enacts as 1955, c. 32: 1955, c. 32: follows:

1958, c. 26.

1. (1) Subsection (1) of section 43 of the Customs Act 1955, c. 32,

is repealed and the following substituted therefor:

"43. (1) Subject to this section, a determination of the Finality of tariff classification or an appraisal of the value for duty of or appraisal. any goods, made at the time of their entry, is final and conclusive unless the importer, within ninety days of the date of entry, makes a written request in prescribed form and manner to a Dominion Customs Appraiser for a re-determination or a re-appraisal."

(2) Subsection (3) of section 43 of the said Act is repealed 1955, c. 32,

and the following substituted therefor:

"(3) Subject to subsection (4), a decision of a Dominion Review by Customs Appraiser under this section is final and conclusive Minister. unless the importer, within ninety days of the date of the decision, makes a written request in prescribed form and manner to the Deputy Minister for a re-determination or a re-appraisal."

2. Sections 56 and 57 of the said Act are repealed and the following substituted therefor:

"56. If any goods imported by water, or partly by Abatement water and partly by land, on which duties, ad valorem or specific, or both, are payable, receive damage during the voyage of importation, between the actual departure of the vessel in which they are laden from the foreign port of exportation and the actual arrival of the goods at the port of destination in Canada, whereby such goods have become lessened in value, an abatement may be made, in the manner hereinafter provided, in the duty payable upon

117 such Time for making claim limited. such goods, or if duty has been paid thereon, a refund of a part of such duty may be made proportionate to the damage sustained, if, in either case, the claim therefor is made in due form and is properly substantiated at the first landing from such vessel of the said goods, and while they are in the custody of the Crown, or as soon after such first landing as they can be examined but such examination shall be completed and certified by the collector, Customs appraiser or other proper officer, who shall assess such damage, within thirty days of the date of entry of such landing.

If imported by railway or other land conveyance.

57. If any goods imported by railway, or by any other vehicle, on which duties, ad valorem or specific, or both, are payable, receive damage during the course of transportation, after they are laden on such railway or other vehicle, and before they arrive at the port of destination in Canada, whereby they become lessened in value, an abatement may be made in the manner hereinafter provided in the duty payable upon such goods, if the claim for such abatement is made in due form within thirty days of the date of entry or of the arrival of such goods at the port of destination in Canada, and is substantiated in the same manner as is provided in section 56; but in estimating the damage by breakage upon brittle goods, such as crockery, china, glass and glassware, under the provisions of this Act, such allowance or damage shall only be made and allowed for the amount of loss in excess of fifteen per cent of the whole quantity damaged."

Time of claim.

Limitation of allowance upon brittle goods imported by railway or vehicle.

3. Subsection (2) of section 58 of the said Act is repealed and the following substituted therefor:

Importer may abandon

- "(2) The collector may permit an importer, within thirty days after entry or landing, to abandon to the Crown any whole package or packages of damaged goods and be relieved from the payment of the duties on the portion so abandoned; and the goods so abandoned shall be destroyed if, in the opinion of the collector, they cannot be sold for a sum sufficient to pay duties and charges."
- 4. Section 62 of the said Act is repealed and the following substituted therefor:

Refund of duty on goods damaged while in Customs. "62. Upon production of satisfactory proof to the Minister of the actual injury or destruction, in whole or in part, of any goods by accidental fire, or other casualty, while they remained in the custody of the officers in any Customs warehouse, or while in transportation in bond from one port of entry to another port of entry in Canada, or while within the limits of any port of entry and before they were landed under the supervision of the officers, the duties on

the whole or the part thereof so proved to have been injured or destroyed may be abated or refunded, if the claim is made within thirty days after the date of the casualty, and due appraisement is made of the goods so alleged to be injured as soon as they can be examined."

- **5.** Subsection (1) of section 113 of the said Act is repealed and the following substituted therefor:
- "113. (1) No refund of duty shall be allowed after the No refund lapse of thirty days from the time of entry for any alleged mis-description of goods in the invoice or entry thereof."

after 30 days.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1962



10-11 ELIZABETH II.

CHAP. 28

An Act to amend the Representation Act.

[Assented to 18th April, 1962.]

ER Majesty, by and with the advice and consent of the R.S.; c. 334; I Senate and House of Commons of Canada, enacts as follows:

1953-54, c. 32; 1955, c. 5; 1959, c. 16; 1960-61, c. 25.

1. Paragraph 11 of that Part of the Schedule to the Nanaimo-Representation Act, dealing with the description of the Cowichan-The Islands. electoral districts in the province of British Columbia, which describes the electoral district of Nanaimo, is amended by substituting for the word: "NANAIMO", the words: "NANAIMO-COWICHAN-THE ISLANDS" at the beginning of the said description.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1962



10-11 ELIZABETH II.

CHAP. 29

An Act to amend the Veterans' Land Act.

Assented to 18th April, 1962.

HER Majesty, by and with the advice and consent of the R.S., c. 280; Senate and House of Commons of Canada, enacts as 1953-54, c. 66; 1959, c. 37. follows:

1. Section 2 of the Veterans' Land Act is amended by adding thereto the following subsection:

"(2) For the purposes of this Act,

Persons deemed

- (a) a person who would be a person described in paragraph (d) of subsection (1) if he had been honourably discharged. discharged from the force or forces referred to therein shall be deemed to have been honourably discharged from such force or forces on the 30th day of September, 1947, if not discharged therefrom before that day; and
- (b) a person who would be a person described in paragraph (a), (b) or (c) of subsection (2) of section 4 of the Veterans Benefit Act, 1954 if he had been honourably discharged from the force or forces referred to therein or his service with such force or forces had been honourably terminated shall be deemed to have been honourably discharged from such force or forces on the 31st day of October, 1953, if not discharged therefrom before that day."

2. (1) Paragraphs (f) and (g) of subsection (1) of section 10 of the said Act are repealed and the following substituted therefor:

"(f) that the balance of the purchase price payable by a veteran may be extended over a term not in excess of thirty years with interest at the rate aforesaid on the amortization plan; and

- (g) that at the discretion of the Director terms of payment by a veteran may be varied to provide for payment of interest charges only for a period of five years first following the date of sale or for annual, semi-annual or monthly payments of principal and interest provided that a maximum repayment period of thirty years is not exceeded."
- (2) Paragraph (f) of subsection (3) of section 10 of the said Act is repealed and the following substituted therefor:
 - "(f) that the balance of the purchase price payable by a veteran may be extended over a term not in excess of ten years for the payment of livestock and farm equipment and not in excess of thirty years for the payment of land and improvements thereon and building material; and"

1959, c. 37, s. 3(1).

3. (1) Subsection (2) of section 11 of the said Act is amended by adding thereto, immediately following

paragraph (c) thereof, the following:

"except that where the land sold or otherwise disposed of consists of mines and minerals or where the land, improvements or building materials sold or otherwise disposed of do not constitute part of the cost to the Director as determined under section 9, the Director may use the proceeds for one or more of the following purposes, in addition to or in lieu of any of the purposes specified in paragraphs (a), (b) and (c):

- (d) to purchase for the veteran cattle, sheep or swine to be used as basic herd livestock;
- (e) to purchase for the veteran farm equipment necessary for the economic operation of the veteran's farm; or
- (f) to pay any debts that, in the opinion of the Director, were reasonably incurred by the veteran for any of the purposes specified in paragraphs (b), (d) and (e)."

1959, c. 37, s. 3(2).

(2) All that portion of subsection (3) of section 11 of the said Act, preceding paragraph (a) thereof, is repealed and the following substituted therefor:

Application of surplus

- "(3) Where a surplus remains after the amounts to be expended, if any, under paragraphs (a), (b), (d), (e) and (f) of subsection (2) have been determined by the Director, (hereinafter called the "surplus"),"
- **4.** Paragraphs (d) and (e) of subsection (1) of section 15 of the said Act are repealed and the following substituted therefor:

"(d) the terms of repayment may be extended over a period of thirty years with interest at the rate of three and one-half per cent per annum on the

amortization plan;

(e) at the discretion of the Director, terms of repayment may be varied to provide for payment of interest charges only for a period not in excess of five years first following the date the advances are made, or for annual, semi-annual or monthly instalments of principal and interest provided the maximum repayment period of thirty years is not exceeded; and"

5. The said Act is further amended by adding thereto, immediately after section 16 thereof, the following section:

"16A. (1) While a veteran is indebted to the Director veterans' in connection with the sale of land or other property group to him, in connection with any mortgage or hypothec taken under Section 15, or in connection with any loan made under Part III, the Director may, with the approval in writing of the veteran, enter into a group insurance contract on behalf of the veteran on such terms as the Director deems appropriate, insuring the life of the veteran in an amount sufficient to provide for the repayment to

the Director of the amount of such indebtedness.

(2) The premiums payable under any group insurance Director may contract entered into under subsection (1) shall be assessed pay insurance premiums. by the Director against those veterans on whose behalf etc. the contract was entered into and if any such veteran fails or neglects to pay any premium so assessed in respect of him, the Director may pay the premium on behalf of the veteran, and any amount so expended by the Director shall be repaid by the veteran on demand with interest at the rate of five per cent per annum from the date the amount was so expended, and, until so repaid, shall be added to the sale price of or amount outstanding on the land or other property referred to in subsection (1), or to the amount of the mortgage or hypothec referred to in that subsection, as the case may be, and shall become part of the principal.

(3) There shall be a special account in the Consolidated Revenue Fund, to be known as the Veterans' Land Act

Group Insurance Account, to which shall be credited (a) the amount of fifty thousand dollars; and

(b) all amounts repaid to the Director under sub-

section (2).

(4) All amounts paid by the Director under subsection (2) shall be charged to the Veterans' Land Act Group Insurance Account, but no such payment shall exceed the balance then standing to the credit of the said Account."

1953-54, c. 66,

Provincial

advisory

boards.

6. Subsection (1) of section 18 of the said Act is repealed and the following substituted therefor:

- "18. (1) There shall be one or more provincial advisory boards in each province appointed by the Governor in Council, each Board being comprised of three members; the chairman shall be a judge of a county or district court of the province in which such board operates, or in the Province of Quebec a judge of sessions of the peace, and one member shall be nominated by the Royal Canadian Legion."
- 7. Subsection (2) of section 21 of the said Act is amended by striking out the word "and" at the end of paragraph (d) thereof, by repealing paragraph (e) thereof and by substituting therefor the following:

"(e) interest from the date of rescission or other termina-

tion of the contract

(i) at the rate of three and one-half per cent per annum on so much of the amounts set out in paragraphs (a) and (b) as consists of principal except any amounts expended by the Director pursuant to sections 16, 16A and 17 and any advance made under Part III, and

(ii) at the rate of five per cent per annum on so much of the amount set out in paragraph (a) as consists of principal but is excepted under

subparagraph (i); and

(f) interest at the rate of five per cent per annum on the amounts set out in paragraphs (c) and (d) from the date the amounts were paid or incurred by the Director:"

8. Section 25A of the said Act is repealed and the following substituted therefor:

Time limit "25A. No veteran is eligible to participate in the benefits on obtaining benefits. of this Part who is not certified by the Director to be qualified to participate in the benefits of this Act on or before the 31st day of October, 1968."

> 9. Section 26 of the said Act is repealed and the following substituted therefor:

"26. Notwithstanding anything in this Act, the Director a veteran of may transfer or convey to a veteran any part of the property sold to the veteran by a contract made under this Act if, in the opinion of the Director, the value at the date of the contract of the remaining property was equal to or greater than the aggregate of

(a) the cost to the Director determined pursuant to

section 9,

1959, c. 37, s. 8

Transfer to part of the property sold.

- (b) the amount of any loan made to the veteran under section 65, and
- (c) the amount paid or deemed to have been paid by the veteran pursuant to section 65."

10. (1) Subsection (2) of section 47 of the said Act is 1953-54, c. 68,

repealed and the following substituted therefor:

(2) Where the land in respect of which any loan referred Where land to in subsection (1) has been approved is owned by the Opirector. Director, the veteran shall, before any contract is entered into by him with the Director under section 48, pay to the Director in cash an amount equal to the cost to the Director of that land, as determined by the Director, or one thousand dollars, whichever is the greater."

(2) All that portion of subsection (3) of section 47 of 1959, c. 37, the said Act, immediately following paragraph (b) thereof, is repealed and the following substituted therefor: "and if the land so conveyed or the leasehold interest so assigned is appraised by the Director at a value of less than one thousand dollars, the veteran shall in addition pay to the Director in cash the amount by which one thousand dollars exceeds such appraised value."

11. Paragraph (b) of subsection (1) of section 48 of 1959, c. 37, the said Act is repealed and the following substituted therefor:

"(b) twelve thousand dollars,"

12. Subsection (2) of section 64 of the said Act is 1959, c. 37, amended by striking out the word "or" at the end of s. 21. paragraph (e) thereof, by adding the word "or" at the end of paragraph (f) thereof and by adding thereto the following paragraph:

"(g) the payment of debts that, in the opinion of the Director, relate to or were reasonably incurred in the operation by the veteran of the land to which a contract under this Act relates, except that a loan for such purpose may be made only on the occasion of the first loan made to the veteran under this section after the coming into force of this paragraph."

13. The said Act is further amended by adding thereto, immediately after section 64 thereof, the following section: "64A. Subject to this Part, where a veteran certified Assistance by the Director to be a full-time farmer

(a) has requested that contemporaneously with the time making of a Part I contract there be advanced by way of a loan to him supplementary financial assistance under or in respect of that contract, or

(b) has a subsisting Part I contract with the Director and has requested additional financial assistance, the Director may advance by way of a loan to that veteran for one or more of the purposes set out in paragraphs (a) to (d) and (g) of subsection (2) of section 64 amounts not exceeding in the aggregate the lesser of

(c) six thousand dollars, or (d) twelve thousand dollars less

(i) the amount of any loan made under this Part to that veteran that was outstanding immediately before the first date after the coming into force of this section that an agreement respecting a loan under this section is entered into,

(ii) the amount of any cost to the Director that was outstanding immediately before the date mentioned in subparagraph (i), and

(iii) the aggregate of all amounts advanced by the Director by way of any previous loan to that veteran under this section,

but in no case shall the aggregate of the amounts that may be so advanced by way of such loan, together with the amounts described in subparagraphs (i), (ii) and (iii) of paragraph (d), exceed three-quarters of the market value, as determined by the Director, of the land held by the Director as security for the repayment of the amounts owing by that veteran under this Act or to be acquired or taken by the Director as additional security for the repayment of amounts advanced to that veteran under this section."

1959, c. 37. s. 21

Assistance loans to part-time farmers and commercial fishermen.

14. Section 65 of the said Act is repealed and the following substituted therefor:

"65. (1) Subject to this Part, where a veteran certified by the Director to be a part-time farmer or a commercial fisherman

(a) has requested that contemporaneously with the making of a Part I contract there be advanced by way of a loan to him supplementary financial assistance under or in respect of that contract, or

(b) has a subsisting Part I contract with the Director and has requested additional financial assistance,

the Director may, upon payment to him by that veteran of an amount equal to one-quarter of the assistance so requested for use by the Director for the purpose for which the loan is to be made, advance, by way of a loan to that veteran for one or more of the purposes specified in paragraphs (a) to (c) of subsection (2) of section 64, amounts not exceeding in the aggregate four thousand eight hundred dollars less the aggregate of all amounts advanced by way of any previous loan to that veteran under this Part.

(2) For the purposes of subsection (1), there shall be Amounts deemed to have been paid to the Director by a veteran who, deemed paid to Director. at the time of any advance made by the Director under this section to the veteran, had any equitable or other interest in the land to which a Part I contract relates, the amount or value of that interest, as determined by the Director."

15. Subsection (1) of section 68 of the said Act is 1959, c. 37,

repealed and the following substituted therefor:

"68. (1) Every advance by way of a loan made by Terms of the Director under this Part shall bear interest at the and interest rate of five per cent per annum and shall be repayable in rate. equal instalments as set forth in the agreement of loan amortized over a period not in excess of thirty years."

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY **OTTAWA**, 1962



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Canada-Sweden I.T. Agreement	30	1951 (1 Sess.), c. 42.
Canada-U.K. I.T. Agreement		1946, c. 38; 1950, c. 50, s. 10.
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Canada-U.S.A. Estate Tax Convention, 1961.		1960-61, c. 19.
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